Theodore V. H. Mayer Vilia B. Hayes Robb W. Patryk HUGHES HUBBARD & REED LLP One Battery Park Plaza New York, NY 10004-1482 (212) 837-6000

Attorneys for Defendant Merck & Co., Inc.

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

GERALDINE M. ALAPECK,

Plaintiff,

-against
MERCK & CO., INC.,

Defendant.

VILIA B. HAYES declares as follows:

- 1. I am an attorney admitted to practice before this Court and a member with the firm of Hughes Hubbard & Reed LLP, attorneys for defendant Merck & Co., Inc. ("Merck"). As such, I am fully familiar with the facts set forth herein. I make this declaration based on my own personal knowledge and the business records of the Firm.
- 2. I make this declaration in support of the Motion of Defendant Merck & Co., Inc. to Stay All Proceedings Pending a Decision on Transfer by the Judicial Panel on Multidistrict Litigation.
- 3. Attached hereto as Exhibit A is a true and correct copy of the "tag-along" letter dated April 1, 2008 to the Judicial Panel on Multi-District Litigation.

- 4. Attached hereto as Exhibit B are true and correct copies of the Transfer Orders issued by the MDL Panel in MDL-1657, dated June 20, 2005, August 11, 2005, September 13, 2005, October 21, 2005, December 2, 2005, February 14, 2006, April 11, 2006, April 13, 2006, June 14, 2006, August 10, 2006, October 18, 2006, December 18, 2006, February 8, 2007, April 18, 2007, June 14, 2007, August 3, 2007, October 17, 2007, and February 11, 2008.
- 5. Attached hereto as Exhibit C is a true and correct copy of the Order issued in *Denny v. Merck & Co., Inc.*, No. 04 Civ. 0526 (S.D. Tex. Dec. 6, 2004).
- 6. Attached hereto as Exhibit D is a true and correct copy of the Memorandum and Order issued in *Aguilar v. Merck & Co., Inc.*, No. 05-CV-4865 (SJ) (E.D.N.Y. Nov. 22, 2005).
- 7. Attached hereto as Exhibit E is a true and correct copy of the Order to Stay in *Campbell v. Merck & Co., Inc.*, No. 05-CV-6740L (W.D.N.Y. Mar. 1, 2006) and related cases.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

VILIA B. HAYES

Executed this 3 day of April, 2008

Case 1:08-cv-03077-GBD Document 7 Filed 04/09/2008 Page 3 of 87

Exhibit A

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<u>Hughes</u> Hubbard

Hughes Hubbard & Reed LLP
One Battery Park Plaza
New York, New York 10004-1482
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Fax: 212-422-4726
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April 1, 2008

VIA FEDERAL EXPRESS

Jeffrey N. Lüthi, Esq.
Catherine Maida
Judicial Panel on Multidistrict Litigation
Thurgood Marshall Federal Judiciary Building
One Columbus Circle, N.E. Room G-255, North Lobby
Washington, D.C. 20002-8004

Re:

In re: Vioxx® Marketing, Sales Practices and Products

Liability Litigation, MDL Docket No. 1657

Dear Sir and Madam:

Pursuant to J.P.M.L. Rule 7.5(e), Merck hereby notifies the Panel of potential "tag-along actions." This letter is Merck's 308th notification of potential "tag-along actions" and includes cases that have recently been filed in or removed to federal court. Courtesy copies of the complaints and docket sheets for these cases are enclosed.

- 1. Alapeck v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03077 (S.D. N.Y.)
- 2. Croft v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03078 (S.D. N.Y.)
- 3. Dufresne v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03076 (S.D. N.Y.)
- 4. Mahar v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03079 (S.D. N.Y.)
- 5. Pitcher v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03075 (S.D. N.Y.)
- 6. Raftis v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03067 (S.D. N.Y.)
- 7. Santacrose v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03069 (S.D. N.Y.)
- 8. Steinhoff et al., v. Merck & Co., Inc. et al., C.A. No. 1:08-cv-03074 (S.D. N.Y.)

Respectfully submitted,

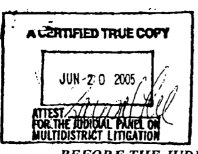
Shawn McEnnis

SM/eas

Enclosures

^{1.} In all these cases, Plaintiff dismissed the other pharmaceutical defendants before the cases were removed to S.D.N.Y.

Exhibit B



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DOCKET NO. 1657

JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

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BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL' AND DAVID R. HANSEN, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in the 34 actions listed on Schedule A to vacate the Panel's orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., opposes the motions and favors inclusion of these actions in the centralized pretrial proceedings.

On the basis of the papers filed and hearing session held, the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana, and that transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims of liability for allegedly adverse effects arising from the ingestion of Vioxx. See In re Vioxx Products Liability Litigration, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

To the Kentucky plaintiff who argues that she does not have the resources to litigate this matter in the Eastern District of Louisiana, we emphasize that since Section 1407 transfer is for pretrial proceedings, there is usually no need for the parties and witnesses to travel to the transferee district for depositions or otherwise. See, e.g., Fed.R.Civ.P. 45(c)(3)(A). Furthermore, the judicious use of liaison counsel, lead c ounsel and steering committees will eliminate the need for most counsel ever to travel to the transfere e district. And it is logical to assume that prudent counsel will combine their forces and

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Judges Motz and Vratil took no part in the decision of this matter.

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apportion their workload in order to streamline the efforts of the parties and witness the judiciary. This streamlining combined with the uniform case management environment that the streamlining combined with the uniform case management cover instituted by the transferee judge will foreseeably lead to an overall savings in being the In re Asbestos Products Liability Litigation (No. VI), 771 F.Supp. 415, 422 (J.F.M.L. 1991)

To the Pennsylvania plaintiff who asserts that her action presents unique additional claims or factual questions rendering inclusion of the action in MDL-1657 unnecessary or inadvisable, and the Texas plaintiffs who argue against inclusion of their action in MDL-1657 because of the advanced stage of proceedings in this action, we believe that further refinement of the issues and close scrutiny by the transferee judge provide the better course. Whenever the transferee judge deems remand of any claims or actions appropriate, procedures are available whereby this may be accomplished with a minimum of delay. See Rule 7.6, R.P.J.P.M.L., 199 F.R.D. at 436-38.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

IT IS FURTHER ORDERED that Panel Rule 1.6(a), R.P.J.P.M.L., 199 F.R.D. at 428, regarding transfer of files is suspended for this docket.1

FOR THE PANEL:

at semeletingen Wm. Terrell Hodges

Chairman

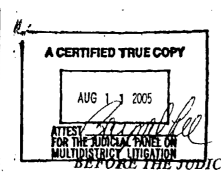
¹ This Panel rule requires clerks of transferor district courts to forward to the clerk of the transferee district court the complete original file and docket sheet for each transferred action. Because of the voluminous files in this docket, we are suspending this rule. Instead, we will rely on the judgment of the transferee judge to request from the transferor district clerks or the parties whatever case files and docket sheets he needs.

SCHEDULE A

MDL-1657 -- In re Vioxx Products Liability Litigation

Middle District of Alabama	
	EDLA SEC L/3
Yolanda King v. Merck & Co., Inc., et al., C.A. No. 2:05-165	05-2559
District of Arizona	03-2559
Wayne Young v. Merck & Co., Inc., C.A. No. 2:05-307	05-2560
Middle District of Florida	
Amparo Alvarez v. Merck & Co., Inc., et al., C.A. No. 6:05-171 Nelson Oquendo, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-172 Gloria Hernandez v. Merck & Co., Inc., et al., C.A. No. 6:05-221 Dallas Childers, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-222 Maria Diaz, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-239 Brenda Jurado v. Merck & Co., Inc., et al., C.A. No. 8:05-224 Felix Carvajal, et al. v. Merck & Co., Inc., et al., C.A. No. 8:05-276 Northern District of Illinois	05-1258 05-2561 05-1259 05-1260 05-1261 05-1262 05-1263
Kathleen Brown, etc. v. Merck & Co., Inc., et al., C.A. No. 1:05-1092 Southern District of Illinois	05-2562
Gerald Sumner, et al. v. Merck & Co., Inc., C.A. No. 3:04-864 Ida Akins v. Merck & Co., Inc., et al., C.A. No. 3:05-39 Eastern District of Kentucky	05-2563 05-2564
Jacquelyn Washburn, etc. v. Merck & Co., Inc., C.A. No. 5:05-47	05-2565

Eastern District of Missouri	EDLA SEC L/3
Theresa Tuma, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-83 Celestine Dale, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-84 Debra Raymo, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-85 Vernon Andrews, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-86 Carol Thomas, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-87 Sammy L. Underwood, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-88 Arline Anderson, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-89 Edna McGhee, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-90 Regina Menderski, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-92 Mary Stewart, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-93 Gloria Singleton, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-94 Kenneth Britton, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-96 James Cerutti, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-300 Marlene Harris, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-301 Sineria Jones, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-303	05-2566 05-2567 05-2568 05-2569 05-2571 05-2572 05-2573 05-2574 05-2575 05-2576 05-2577 05-2578 05-2579 05-2580 05-2580
Lois Wolz, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-307	05-2582
Northern District of New York Richard F. Core, et al. v. Merck & Co., Inc., et al., C.A. No. 5:04-1367	05 2502
Northern District of Oklahoma	05-2583
Tommy Lee v. Merck & Co., Inc., C.A. No. 4:04-930 Western District of Pennsylvania	05-2584
Judith E. Orie, M.D. v. Merck & Co, Inc., C.A. No. 2:04-1886	05-2585
Southern District of Texas	
Felicia Garza, et al. v. Merck & Co., Inc., et al., C.A. No. 7:05-17	05-2586



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JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

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IN RE VIOXX PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in the 30 actions listed on Schedule A to vacate the Panel's orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held, the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims of liability for allegedly adverse effects arising from the ingestion of Vioxx. See In re Vioxx Products Liability Litzgation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

To the Ohio plaintiff who argues that she does not have the resources to litigate this matter in the Eastern District of Louisiana, we emphasize that since Section 1407 transfer is for pretrial proceedings, there is usually no need for the parties and witnesses to travel to the transferee district for depositions for otherwise. See, e.g., Fed.R.Civ.P. 45(c)(3)(A). Furthermore, the judicious use of liaison counsel, least counsel and steering committees will eliminate the need for most counsel ever to travel to the transferee district. And it is logical to assume that prudent counsel will combine their forces and

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apportion their workload in order to streamline the efforts of the parties and witnesses, their counsel and the judiciary. This streamlining combined with the uniform case management approach already instituted by the transferee judge will foreseeably lead to an overall savings in forested with 1898 311,007 In re Asbestos Products Liability Litigation (No. VI), 771 F. Supp. 415, 422 (LTV) 1998 311 111 IUM

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

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Wm. Terrell Hodges Chairman

SCHEDULE A

MDL-1657 -- In re Vioxx Products Liability Litigation

Northern District of California	EDLA SEC. L/3
Vick Kargodorian v. Merck & Co., Inc., et al., C.A. No. 3:05-937 Nora Olson, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-1256	05-3791 05-3792
Southern District of California	
Robert V. Purcell v. Merck & Co., Inc., et al., C.A. No. 3:05-443	05-3793
District of Connecticut	
JoAnn Malek v. Eric Rosenberg, M.D., et al., C.A. No. 3:05-543	05-3794
Middle District of Florida	
Migna Serrano, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-170. Conchita Merced-Torres, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-449 Samuel Diaz, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-472 Wayne Vigil, et al. v. Merck & Co., Inc., et al., C.A. No. 8:05-223	05-3795 05-3796 05-3797 05-3798
Southern District of Illinois	
Helen Wood v. Merck & Co., Inc., et al., C.A. No. 3:05-168	05-3799
Eastern District of Missouri	
Curt Meng, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-194 Ronald Colbert, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-195 Carver Black, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-297 John Hodges, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-302 Renee Lockett, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-304 LeJuana Young, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-309 Kathryn Pueser, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-430 Chris Piechoinski, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-431 Lorraine Phillip, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-433 Barbara O'Bannon, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-434 Mary Miles, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-435 Jeffrey McDaniel, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-436 Louise McCarter, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-437	05-3800 05-3801 05-3802 05-3803 05-3804 05-3805 05-3806 05-3807 05-3808 05-3809 05-3810 05-3811 05-3812

- A2 -

Eastern District of Missouri [continued]	EDLA SEC. L/3
Norma Hubbard, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-438 Delores Holmes, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-439 Terry Frame, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-440 Jane Cavins, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-441 Charlesetta Butler, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-442	05-3813 05-3814 05-3815 05-3816 05-3817
Northern District of Ohio	
Kimberly Kaiser, et al. v. Merck & Co., Inc., C.A. No. 1:05-776	05-3818
Western District of Pennsylvania	
Mary Ellen Magnifico v. Merck & Co., Inc., C.A. No. 2:05-386	05-3819
Northern District of West Virginia	
William David Lough, et al. v. Merck & Co., Inc., et al., C.A. No. 5:05-34	05-3820

JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

SEP 13 2005

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DOCKET NOS. 1657 & 1699

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX PRODUCTS LIABILITY LITIGATION
IN RE BEXTRA AND CELEBREX MARKETING, SALES PRACTICES AND
PRODUCTS LIABILITY LITIGATION

James Booker v. Merch & Ca., Inc., et al., N.D. Texas, C.A. No. 3:05-496

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

ORDER OF TRANSFER WITH SIMULTANEOUS SEPARATION, REMAND AND TRANSFER

Presently before the Panel are four motions relating to this Northern Texas action (Booker). The first motion is brought, pursuant to Rulo 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by the Booker plaintiff seeking to vacate the Panel's MDL-1657 order conditionally i) transferring Booker to the Eastern District of Louisians for inclusion in the Section 1407 proceedings occurring there in the Vioca litigation; and ii) simultaneously separating and remanding claims relating to prescription medications Bextra and Celebrex (manufactured by Pfizer Inc. (Pfizer)) to the Northern District of Texas. The Booker health care defendants support this motion. Defendants Pfizer and Merck & Co., inc. (Merck) oppose the motion and urge effectuation of the Panel's order.

Also before the Panel are three separate motions seeking centralization of Booker with other related actions in one federal district for coordinated or consolidated pretrial proceedings relating to Bextra and Celebrex. The Booker plaintiff opposes inclusion of his action in any Bextra and/or Celebrex multidistrict proceedings. The Booker health care defendants oppose inclusion of Booker, or claims relating to Bextra and Celebrex in this action, in any multidistrict docket involving these latter claims. Pfizer opposes if centralization of the Bextra and Celebrex products liability actions, and if) inclusion of any Viexx claims in Booker in any Bextra and Celebrex multidistrict proceedings. Merck favors inclusion of claims related to Pfizer's Bextra and Celebrex in Booker in multidistrict proceedings involving these medications.

On the basis of the papers filed and hearing session held, the Panel finds that Booker involves

^{*} Judge Motz took no part in the decision of this matter.

Two motions in MDL-1691 - In re Bextra and Celebrex Products Liability Litigation tock to include Booker, while a third motion socks to include Booker in MDL-1699 - In re Bextra and Celebrex Marketing Sales Practices and Products Liability Litigation.

common questions of fact with i) actions in MDL-1657 previously transferred to the Eastern District of Louisiana, and ii) with actions in MDL-1699 recently centralized in the Northern District of California, The Panel further finds that transfer for inclusion in the coordinated or consolidated pretrial proceedings in those two districts will serve the convenience of the parties and witnesses and promote the just and efficient conduct of the litigation. Transfer is also appropriate for reasons expressed by the Panel in its original orders directing centralization in these two dockets. In MDL-1657, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005). Similarly, the Panel held that the Northern District of California was a proper Section 1407 forum for actions relating to Boxtra and/or Celebres. See In re Bestra and Celebres Marketing, Sales Practices and Products Liability Litigation, F.Supp.2d ___; 2005 U.S. Dist. LEXIS ___ (J.P.M.L. Sopt. 6, 2005). Plaintiff's motion to remand Booker to state court can, in appropriate parts, be presented to and decided by each of the transferee courts. See, e.g., In re Ivy, 901 F.2d 7 (2d Cts. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001).

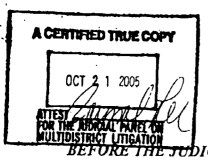
To the Booker plaintiff and the health care defendants who argue that it is not proper to split Booker into multiple pretrial proceedings and/or that they do not have the resources to separately litigate this matter, we comphasize that since Section 1407 transfer is for pretrial proceedings, there is usually no need for the parties and witnesses to travel to the transferoe districts for depositions or otherwise. See, e.g., Fed.R.Civ.P. 45(c)(3)(A). Purthermore, the judicious use of lisison counsel, lead counsel and steering committees will eliminate the need for most counsel over to travel to the transferre districts. And it is logical to assume that prudent counsel will combine their forces and apportion their workload in order to streamline the efforts of the parties and witnesses, their counsel and the judiciary. This streamlining combined with uniform case management approaches instituted or anticipated in these multidistrict proceedings will foreseeably lead to an overall savings in transaction costs. See In re Asbestos Products Liability Litigation (No. VI), 771 F.Supp. 415, 422 (J.P.M.L. 1991).

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, this action is transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Bidon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in MDL-1657 - In re Vioxx Products Liability Litigation. The claims relating to Pfizer's Bextra and Celebrez prescription medications are separated and remanded, pursuant to 28 U.S.C. § 1407(a), to the Northern District of

IT IS FURTHER ORDERED that, pursuant to 28 U.S.C. § 1407, the resulting Texas action involving claims relating to Bextra and Celebrex is transferred to the Northern District of California and, with the consent of that court, assigned to the Honorable Charles R. Breyer for inclusion in the coordinated or consolidated pretrial proceedings occurring there in MDL-1699 - In re Bextra and Celebrex Marketing. Sales Practices and Products Liability Litigation.

FOR THE PANEL:

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U.S. DISTRICT COURT EASTERN DISTRICT OF LOUISIANA FILED

JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

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UDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by the health care defendant in the Southern Texas action and plaintiffs in the remaining 47 actions listed on Schedule A to vacate the Panel's orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held, the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims of liability for allegedly adverse effects arising from the ingestion of Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

To the North Carolina plaintiff who argues that he does not have the resources to litigate his claims in the Eastern District of Louisiana and to the health care defendant in the Southern Texas action who argues that it is not proper to split the Texas action into multiple pretrial proceedings, we emphasize that since Section 1407 transfer is for pretrial proceedings, there is usually no need for the parties and witnesses to travel to the transferee districts for depositions or otherwise. See, e.g., Fed.R.Civ.P. 45(c)(3)(A). Furthermore, the judicious use of liaison counsel, lead counsel and steering

Judge Motz took no part in the decision of this matter	Judge Mota	z took no par	t in the decision	of this matter
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committees will eliminate the need for most counsel ever to travel to the transferor districts. And it is logical to assume that prudent counsel will combine their forces and apportion their workload in order to streamline the efforts of the parties and witnesses, their counsel and the udicial transferor combined with uniform case management approaches instituted or anticonted the combined with uniform case management approaches instituted or anticonted the combined proceedings will foreseeably lead to an overall savings in transaction costs. See In re Asbestos Products Liability Litigation (No. VI), 771 F.Supp. 415, 422 (J.P.M.L. 1991).

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IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

IT FURTHER ORDERED that the claims against Pfizer Inc. (Pfizer) and the physician defendant in Santos Villarreal Layton v. Dario Arango, M.D., et al., S.D. Texas, C.A. No. 7:05-149, relating to Pfizer's Celebrex prescription medication are separated and remanded, pursuant to 28 U.S.C. § 1407(a), to the Southern District of Texas.

FOR THE PANEL:

Wm. Terrell Hodges

Chairman

SCHEDULE A

MDL-1657 - In re Vioxx Products Liability Litigation

	EDLA
Southern District of California	SEC. L/3
Alvin Williams v. Merck & Co., Inc., et al., C.A. No. 3:05-943	05-5272
Margaret Stein v. Merck & Co., Inc., et al., C.A. No. 3:05-944	05-5273
Otis Anderson v. Merck & Co., Inc., et al., C.A. No. 3:05-945	05-5274
Joan Ongley v. Merck & Co., Inc., et al., C.A. No. 3:05-947	05~5275
Hilda Armenta v. Merck & Co., Inc., et al., C.A. No. 3:05-948	05-5276
Robert Levesque v. Merck & Co., Inc., et al., C.A. No. 3:05-949	05-5277
Clancy Lucille Holloway v. Merck & Co., Inc., et al., C.A. No. 3:05-950	05-5278
Laura Martinez v. Merck & Co., Inc., et al., C.A. No. 3:05-951	05-5279
Clarice Forbes v. Merck & Co., Inc., et al., C.A. No, 3:05-953	05-5280
Robert Castro v. Merck & Co., Inc., et al., C.A. No. 3:05-954	05-5281
Joseph Capozzi v. Merck & Co., Inc., et al., C.A. No. 3:05-957	05-5282
Anna Lemmons v. Merck & Co., Inc., et al., C.A. No. 3:05-958	05-5283
Richard Brown v. Merck & Co., Inc., et al., C.A. No. 3:05-959	05-5284
Aida Hernandez v. Merck & Co., Inc., et al., C.A. No. 3:05-960	05-5285
Harvey Persh v. Merck & Co., Inc., et al., C.A. No. 3:05-961	05-5286
Robert Scott v. Merck & Co., Inc., et al., C.A. No. 3:05-962	05-5287
Violet Abramson v. Merck & Co., Inc., et al., C.A. No. 3:05-963	05-5288
Carmen Esquer v. Merck & Co., Inc., et al., C.A. No. 3:05-964	05-5289
Southern District of Illinois	
Rosie-May Spann v. Merck & Co., Inc., et al., C.A. No. 3:05-315	05-5290
James Steele, Jr., et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-339	05-5291
Greg Miller, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-361	05-5292
Wilma Gaston, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-362	05-5293
John Allen, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-377	.05-5294
Western District of Kentucky	
William Andrew Curl, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-324	05-5295
Brenda Cox, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-332	05-5296
Patrick Wayne Overall, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-33:	05-5297
James Goodman v. Merck & Co., Inc., et al., C.A. No. 3:05-334	05-5298
Steven Clark v. Merck & Co., Inc., et al., C.A. No. 3:05-335	
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Eastern District of Missouri	
Dorothy Ganser, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-557	05-5300
Letty Bess, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-568	05-5301
Arthur Mullins, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-569	05-5302
Dorothy Kassing, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-631	05-5303
Shirley Zook, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-632	05-5304
Andrew Kisty, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-665	05-5305

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Eastern District of Missouri (Continued)	EDLA SEC. L/3
Virginia Kell, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-666 Mary Benson, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-668 Earlie Douglas, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-669 Ricardo Lara, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-671 Loretta Trinidad, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-673 David Moultrie, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-674 Irene Rogers, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-675 Charlotte Bohlke, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-837 Middle District of North Carolina	05-5306 05-5307 05-5308 05-5309 05-5310 05-5311 05-5312
Jirnmy Reid v. Merck & Co., Inc., C.A. No. 1:05-348 Eastern District of Texas	05-5314
Elfriede Blacketer v. Merck & Co., Inc., et al., C.A. No. 1:05-336 Walter Maddox v. Merck & Co., Inc., et al., C.A. No. 1:05-338 Southern District of Texas	05-5315 05-5316
Sa ntos Villarreal Layton v. Dario Arango, M.D., et al., C.A. No. 7:05-149 Western District of Washington	05-5317
Ro bert K. Waitt v. Merck & Co., Inc., et al., C.A. No. 2:05-759 Northern District of West Virginia	05-5318
Shælia Dalgo v. Merck & Co., Inc., C.A. No. 5:05-48	05-5319

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LORETTA G. WHYTE DOCKET WEL1657 JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

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BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by a health care defendant in the Southern District of Texas action and plaintiffs in the remaining actions listed on Schedule A to vacate the Panel's orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held, the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending motions to remand to state court can be presented to and decided by the transferce judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims of liability for allegedly adverse effects arising from the ingestion of Vioxx. See In re Vioxx Products Liability Litigation, 360 F. Supp. 2d 1352 (J.P.M.L. 2005).

The opposing Tennessee plaintiff and the Texas health care defendant argue that the presence of individual and/or local questions of fact as well as differing legal theories should militate against inclusion of these actions in MDL-1657 proceedings. We are unpersuaded by these arguments. Inclusion of these actions in Section 1407 proceedings has the salutary effect of placing all the related actions before a single judge who can formulate a pretrial program that: 1) prevents repetition of previously considered matters; 2) allows pretrial proceedings with respect to any non-common issues to proceed concurrently with pretrial proceedings on common issues, In re Multi-Piece Rim Products

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^{*} Judge Motz took no part in the decision of this matter.

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850 S - 050 Liability Litigation, 464 F.Supp. 969, 974 (J.P.M.L. 1979); and 3) ensures that pre-trial proceedings will

judge, that some claims or actions can be remanded to their transferor districts for trial in advance of the other actions in the transferee district. Should the transferee judge deem remand of any claims or actions appropriate, procedures are available whereby this may be accomplished with a minimum of delay. See Rule 7.6, R.P.J.P.M.L.,199 F.R.D. at 436-38.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

at summer thy

Wm. Terrell Hodges Chairman

SCHEDULE A

MDL-1657 In re Vioxx Products Liability Litigation	
Southern District of Alabama	EDLA Sect. L/3
Marquerite Woods v. Merck & Co., Inc., et al., C.A. No. 2:05-425	05-6339
Middle District of Florida	
Barbara Fowler-Browning, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-586	05-6340
Northern District of Illinois	
James Zafiratos v. Merck & Co., Inc., et al., C.A. No. 1:05-3784	05-6341
Southern District of Illinois	
Stanley Hayes v. Merck & Co., Inc., et al., C.A. No. 3:05-450 Clara Kirkendall v. Merck & Co., Inc., et al., C.A. No. 3:05-562 Mary Hardin v. Merck & Co., Inc., et al., C.A. No. 3:05-563	05-6342 05-6343 05-6344
Western District of Kentucky	
Lots Hammond, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-351	05-6345
Eastern District of Missouri	
Harriet Aldridge, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-847 Mona Swint, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-879 Sam Fife, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-880 Vanita Copeland, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-881	05-6346 05-6347 05-6348 05-6349
District of Nevada	
Duane Allen Carlson, et al. v. Merck & Co., Inc., et al., C.A. No. 2:05-599 Nina Baker, et al. v. Merck & Co., Inc., et al., C.A. No. 2:05-625 Daniel Morrison, et al. v. Merck & Co., Inc., et al., C.A. No. 2:05-627 Sharon Himmel, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-334 Sean Regan, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-336	05-6350 05-6351 05-6352 05-6353 05-6354
Western District of New York	
Lynn Krieger v. Merck & Co., Inc., et al., C.A. No. 6:05-6338	05-6355
District of Oregon	
Wayne S. Harger v. Merck & Co., Inc., et al., C.A. No. 6:05-6184	05-6356

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Eastern District of Tennessee

EDLA Sect. L/3

Louise Denton v. Merck & Co., Inc., C.A. No. 2:05-170

05-6357

Southern District of Texas

Jackie Roberts, etc. v. Juan Marcos Garcia, M.D., et al., C.A. No. 1:05-210

05-6358

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DOCKET NO. 1657

LBRETTA G. WHYTE

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in 80 actions and by health care defendants in the District of Massachusetts action and the Western District of Texas action to vacate the Panel's orders conditionally transferring the actions listed on Schedule A to the Bastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held, the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims of liability for allegedly adverse effects arising from the ingestion of Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

Some opposing plaintiffs and the health care defendants argue that the presence of individual and/or local questions of fact as well as differing legal theories should militate against inclusion of these actions in MDL- 1657 proceedings. We are unpersuaded by these arguments. Inclusion of these actions in Section 1407 proceedings has the salutary effect of placing all the related actions before a single judge who can fo mulate a pretrial program that: 1) prevents repetition of previously considered matters;

Dec. No

^{*} Judge Motz took no part in the decision of this matter.

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2) allows pretrial proceedings with respect to any non-common issues to proceed concurrently with pretrial proceedings on common issues, In re Multi-Piece Rim Products Liability Litigation, 464 F.Supp. 969, 974 (J.P.M.L. 1979); and 3) ensures that pretrial proceedings will be conducted in a manner leading to the just and expeditious resolution of all actions to the overall benefit of the parties. See In re StarLink Corn Products Liability Litigation, 152 F. Supp. 2d 1378 (J.P.M.L. 2001). It may be, on further refinement of the issues and close scrutiny by the transferee judge, that some claims or actions can be remanded to their transferor districts for trial in advance of the other actions in the transferee district. Should the transferee judge deem remand of any claims or actions appropriate, procedures are available whereby this may be accomplished with a minimum of delay. See Rule 7.6, R.P.J.P.M.L.,199 F.R.D. at 436-38.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon B. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

at sementodyn

Wm. Terrell Hodges Chairman

SCHEDULE A

MDL-1657 -- In re Vioxx Marketing, Sales Practices and Products Liability Litigation

Middle District of Alabama	EDLA SEC. L/3
Theatus Rawdon Beaty v. Merck & Co., Inc., et al., C.A. No. 2:05-880	06-722
Southern District of Illinois	
Elvin Elswick v. Merck & Co., Inc., et al., C.A. No. 3:05-645	06-723
Stanely McNulty v. Merck & Co., Inc., et al., C.A. No. 3:05-661	06-724
Gary Grizzell v. Merck & Co., Inc., et al., C.A. No. 4:05-4170	06-725
Eastern District of Kentucky	
Ronald E. Smith, et al. v. Merck & Co., Inc., C.A. No. 3:05-68	06-726
James Parsons, et al. v. Merck & Co., Inc., C.A. No. 5:05-412	06-727
Gene Patterson, et al. v. Merck & Co., Inc., C.A. No. 5:05-413	06-728
Maudie F. Jones, et al. v. Merck & Co., Inc., C.A. No. 5:05-425	06-729
Gerlene Stacy v. Merck & Co., Inc., C.A. No. 6:05-525	06-730
Bonnie Engle v. Merck & Co., Inc., C.A. No. 6:05-565	06-731
James T. Bevins, et al. v. Merck & Co., Inc., C.A. No. 7:05-317	06-732
James Howell, et al. v. Merck & Co., Inc., C.A. No. 7:05-330	06-733
Western District of Kentucky	
Elvis Meadors v. Merck & Co., Inc., et al., C.A. No. 1:05-136	06-734
Harold Reiser v. Merck & Co., Inc., et al., C.A. No. 1:05-156	06-735
James W. Thompson, et al. v. Merck & Co., Inc., C.A. No. 3:05-549	06-736
Jerry W. Kinslow, et al. v. Merck & Co., Inc., C.A. No. 3:05-550	06-737
Carl D. Mahan, et al. v. Merck & Co., Inc., C.A. No. 3:05-565	06-738
Samuel Bain, et al. v. Merck & Co., Inc., C.A. No. 3:05-566	06-739
Wenceslaus Klimesh, et al. v. Merck & Co., Inc., C.A. No. 3:05-568	06-740
Glen Kelly v. Merck & Co., Inc., C.A. No. 3:05-569	06-741
Barry M. Kinslow v. Merck & Co., Inc., C.A. No. 3:05-570	06-742
Barbara A. Reeves, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-571	06-743
Betty Wooldridge, et al. v. Merck & Co., Inc., C.A. No. 3:05-572	06-744
Bernice Eversole, et al. v. Merck & Co., Inc., C.A. No. 3:05-573	06-745
Earl G. Crank, et al. v. Merck & Co., Inc., C.A. No. 3:05-581	06-746
Phillip Metcalf, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-582	06-747
Allen Dowell, et al. v. Merck & Co., Inc., C.A. No. 3:05-585	06-748
Lois Zoll v. Merck & Co., Inc., C.A. No. 3:05-586	06-749
Helen Dennison v. Merck & Co., Inc., C.A. No. 3:05-587	06-750
Lana Yaggie, ct al. v. Merck & Co., Inc., C.A. No. 3:05-588	06-751
Kim Young, et al. v. Merck & Co., Inc., C.A. No. 3:05-589	06-752
William E. Garrett, et al. v Merck & Co., Inc., C.A. No. 3:05-590	06-753

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Western District of Kentucky (continued)	EDLA SEC. L/3
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William M. Adams, Jr., et al. v. Merck & Co., Inc., C.A. No. 3:05-591	06-754
Linda Howard, et al. v. Merck & Co., Inc., C.A. No. 3:05-592	06-755
Richard Wigginton, et al. v. Merck & Co., Inc., C.A. No. 3:05-593	06-756
Sharon McDonald v. Merck & Co., Inc., et al., C.A. No. 3:05-595	06-757
Dennie Miller, et al. v. Merck & Co., Inc., C.A. No. 3:05-600	06-758
David G. Thomas v. Merck & Co., Inc., C.A. No. 3:05-601	06-759
George R. Hubbard, et al. v. Merck & Co., Inc., C.A. No. 3:05-602	06-760
Joseph E. Newton, et al. v. Merck & Co., Inc., C.A. No. 3:05-603	06-761
Elmer Smith, et al. v. Merck & Co., Inc., C.A. No. 3:05-605	06-761
Violet Bailey, et al. v. Merck & Co., Inc., C.A. No. 3:05-606	06-762
Joyce Skillman v. Merck & Co., Inc., C.A. No. 3:05-607	06-764
Charles Ball, et al. v. Merck & Co., Inc., C.A. No. 3:05-608	06-765
Lucky Daniels, et al. v. Merck & Co., Inc., C.A. No. 3:05-609	06-766
Lovell S. Cottrell, et al. v. Merck & Co., Inc., C.A. No. 3:05-610	06-767
Charles Orange, et al. v. Merck & Co., Inc., C.A. No. 3:05-615	06-768
Earl J. Estep, et al. v. Merck & Co., Inc., C.A. No. 3:05-616	06-769
Michael T. Mooney, et al. v. Merck & Co., Inc., C.A. No. 3:05-617	06-770
Juanita King v. Merck & Co., Inc., C.A. No. 3:05-618	06~771
Marjorie Staten, et al. v. Merck & Co., Inc., C.A. No. 3:05-619	06-772
Bernard Griffin, et al. v. Merck & Co., Inc., C.A. No. 3:05-620	06-773
Anthony Long, etc. v. Merck & Co., Inc., C.A. No. 3:05-621	06-774
Cleo D. Gilbert, et al. v. Merck & Co., Inc., C.A. No. 3:05-622	06-775
Vanessa Wisenbaler v. Merck & Co., Inc., C.A. No. 3:05-626	06-776
Charles Nantz, et al. v. Merck & Co., Inc., C.A. No. 3:05-627	06-777
Annie Hendrix v. Merck & Co., Inc., C.A. No. 3:05-628	06-778
Carolyn A. Ward v. Merck & Co., Inc., C.A. No. 3:05-629	06-779
William E. Kaufman, et al. v. Merck & Co., Inc., C.A. No. 3:05-630	06-780
Donna C. Russel, et al. v. Merck & Co., Inc., C.A. No. 3:05-631	06-781
Delbert Rakes, et al. v. Merck & Co., Inc., C.A. No. 3:05-632	06-782
Timmy Glass, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-646	06-783
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District of Massachusetts	,
Kathleen Martin v. Merck & Co., Inc., et al., C.A. No. 1:05-11716	06.704
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Eastern District of Missouri	
Michael Elder, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1268	06-785
Nina Coo k, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1272	06-786
George Likins, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1273	06-787
Tyrone Deawson, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1291	06-788
Evelyn Linght, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1463	06-789
Fulton Lawy, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1465	06-790

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Eastern District of Missouri (continued)	EDLA SEC. L/3
Roberta Sterling, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1466	06-791
Betty Jean Gant et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1490	06-792
Jane Latham, et al. v. Merrck & Co., Inc., et al., C.A. No. 4:05-1491	06-793
Jefferson Euell, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1497	06-794
Barbara Gustin, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1514	06-795
Martin Zide, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1520	06-796
Ginger Hugo, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1557	06-797
Western District of Missouri	
Jimmie Collins v. Merck & Co., Inc., et al., C.A. No. 3:05-5142	06-798
Southern District of New York	
Douglas A. Spalter, et al. v. Merck & Co., Inc., et al., C.A. No. 1:05-7301	06-799
Western District of New York	
Brian North v. Merck & Co., Inc., et al., C.A. No. 6:05-6475	06-800
Eastern District of Tennessee	
James E. Queen, et al. v. Merck & Co., Inc., C.A. No. 1:05-283	06-801
Western District of Texas	
Sulema L. Banda, et al. v. Merck & Co., Inc., et al., C.A. No. 5:05-950	06-802

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LORETTA G. WHYTE DOCKETNO. 1657 JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

APR 1 1 2006

FILED CLERK'S OFFICE

#ICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in 94 actions and by health care defendants in the Northern District of Ohio action to vacate the Panel's orders conditionally transferring the actions listed on Schedule A to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings. Medco Health Solutions, Inc., supports inclusion of the Western District of Kentucky action in which it is a defendant in MDL-1657.

On the basis of the papers filed and hearing session held, the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending or anticipated motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed in the original order directing centralization in this docket. In that order, the Parael held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims of liability for allegedly adverse effects arising from the ingestion of Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

Some opposing plaintiffs and the health care defendants argue that the presence of individual and/or local questions of fact as well as differing legal theories should militate against inclusion of these actions in MD L-1657 proceedings. We are unpersuaded by these arguments. Inclusion of these actions in Section 1407 proceedings has the salutary effect of placing all the related actions before a single

^{*} Jud ges Hodges and Motz took no part in the decision of this matter.

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judge who can formulate a pretrial program that: 1) prevents repetition of previously considered matters; 2) allows pretrial proceedings with respect to any non-common issues to proceed concurrently with pretrial proceedings on common issues, In re Multi-Piece Rim Products Liability Litigation, 464 F.Supp. 969, 974 (J.P.M.L. 1979); and 3) ensures that pretrial proceedings will be conducted in a manner leading to the just and expeditious resolution of all actions to the overall benefit of the parties. See In re StarLink Corn Products Liability Litigation, 152 F.Supp.2d 1378 (J.P.M.L. 2001). It may be, on further refinement of the issues and close scrutiny by the transferee judge, that some claims or actions can be remanded to their transferror districts for trial in advance of the other actions in the transferee district. Should the transferee judge deem remand of any claims or actions appropriate, procedures are available whereby this may be accomplished with a minimum of delay. See Rule 7.6, R.P.J.P.M.L., 199 F.R.D. at 436-38.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

John F. Keenan Acting Chairman

SCHEDULE A

MDL-1657 In re Vioxx Marketing, Sales Practices and Products Liability Litigation	
Middle District of Alabama	EDLA SEC. L/3
Michael D. May v. Merck & Co., Inc., et al., C.A. No. 3:05-998	06-1889
Eastern District of California	
Clara Puma v. Merck & Co., Inc., et al., C.A. No., 2:05-2203 Vance Skillsky v. Merck & Co., Inc, et al., C.A. No. 2:05-2218 Clayton Welch v. Merck & Co., Inc., et al., C.A. No. 2:05-2267	06-1890 06-1891 06-1892
Northern District of California	
Charles Axworthy, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-4646 Luisa Greer, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-4657	06-1893 06-1894
Middle District of Florida	
Michael C. Richardson v. Merck & Co., Inc., et al., C.A. No. 3:05-1193	06-1895
Southern District of Illinois	
Gloria Jackson, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-822 Barbara Allen, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-841 Barbara Beyer v. Merck & Co., Inc., et al., C.A. No. 3:05-865	06-1896 06-1897 06-1898
Eastern District of Kentucky	
Brenda Sparks, et al. v. Merck & Co., Inc., C.A. No. 0:05-201 Kenneth Michael Short, et al. v. Merck & Co., Inc., C.A. No. 5:05-426 Lawrence K. Butcher v. Merck & Co., Inc., C.A. No. 6:05-570 Jerry Anderson, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-573	06-1899 06-1900 06-1901 06-1902
John Mullins, et al. v. Merck & Co., Inc., C.A. No. 6:05-586 Juanetta Bush, et al. v. Merck & Co., Inc., et al., C.A. No. 6:05-587	06-1903
Western District of Kentucky	06-1904
Debra Humburg, et al. v. Merck & Co., Inc., et al., C.A, No. 1:05-173 James L. Bragg, Jr., etc. v. Merck & Co., Inc., et al., C.A. No. 1:05-175 Riley Wells v. Merck & Co., Inc., et al., C.A. No. 1:05-177 Patricia Oakes, etc. v. Merck & Co., Inc., et al., C.A. No. 1:05-178 Dorothy Payne, etc. v. Merck & Co., Inc., et al., C.A. No. 1:05-179 Ethel Wolf v. Merck & Co., Inc., et al., C.A. No. 1:05-180	06-1905 06-1906 06-1907 06-1908 06-1909

Western District of Kentucky (Continued)

John Nowak, et al. v. Merck & Co., Inc., et al., C.A. No. 1:05-181	06-1911
Randall Pyles, et al. v. Merck & Co., Inc., et al., C.A. No. 1:05-186	06-1912
Thelma Jean Phillips, etc. v. Merck & Co., Inc., et al., C.A. No. 1:05-200	06-1913
Carey L. Mynhier, et al. v. Merck & Co., Inc., C.A. No. 3:05-633	06-1914
William Clayton, et al. v. Merck & Co., Inc., C.A. No. 3:05-637	06-1915
Charles Schultise v. Merck & Co., Inc., C.A. No. 3:05-638	06-1916
Margaret Vandivier v. Merck & Co., Inc., C.A. No. 3:05-639	06-1917
Mary E. Lester v. Merck & Co., Inc., C.A. No. 3:05-640	06-1918
Sabina Chambers v. Merck & Co., Inc., C.A. No. 3:03-641	06-1919
Richard W. Allen, Sr., et al. v. Merck & Co., Inc., C.A. No. 3:05-643	06-1920
Glendon Dixon v. Merck & Co., Inc., C.A. No. 3:05-644	06-1921
Jeffrey Joyce v. Merck & Co., Inc., C.A. No. 3:05-645	06-1922
James A. Daniels et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-651	06-1923
Lawrence Shepherd, et al. v. Merck & Co., Inc., C.A. No. 3:05-652	06-1924
Pamela Winters, etc. v. Merck & Co., Inc., C.A. No. 3:05-654	06-1925
Jennifer M. Popp, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-655	06-1926
Isabella B. Cummings, et al. v. Merck & Co., Inc., C.A. No. 3:05-657	06-1927
Fleam Leach v. Merck & Co., Inc., C.A. No. 3:05-660	06-1928
Tim Ellis, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-661	06-1929
Barbara Keeling v. Merck & Co., Inc., C.A. No. 3:05-662	06-1930
Marlynn Fox, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-663	06-1931
Sue R. Gardner, etc. v. Merck & Co., Inc., C.A. No. 3:05-664	06-1932
Tina Day v. Merck & Co., Inc., et al., C.A. No. 3:05-665	06-1933
Hazel McKee, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-666	06-1934
Olando Simpson, et al. v. Merck & Co., Inc., C.A. No. 3:05-667	06-1935
Michael F. Simpson, et al. v. Merck & Co., Inc., C.A. No. 3:05-668	06-1936
Susan Walker, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-670	06-1937
Daniel Ryan v. Merck & Co., Inc., et al., C.A. No. 3:05-671	06-1938
Sharon Schafer, et al. v. Merck & Co., Inc., C.A. No. 3:05-672	06-1939
Joan Anne Schwartz, etc. v. Merck & Co., Inc., C.A. No. 3:05-673	06-1940
Perry Schneider, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-674	06-1941
Mary Louise Schmidt, etc. v. Merck & Co., Inc., C.A. No. 3:05-675	06~1942
Manson Whelan v. Merck & Co., Inc., C.A. No. 3:05-676	06-1943
David G. Thomas v. Merck & Co., Inc., C.A. No. 3:05-677	06-1944
A. Walter Tyson, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-678	06~1945
Daniel Gill v. Merck & Co., Inc., et al., C.A. No. 3:05-679	06-1945
Carl Ansert, Jr., et al. v. Merck & Co., Inc., et al., C.A. No. 3.05-680	06-1947
Onna James, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-684	
Garlin Cupp, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-686	06-1948 06-1949
Martha Sue Taylor v. Merck & Co., Inc., et al., C.A. No. 3:05-692	06-1950
Sarah E. Nichols, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-693	06-1951
William Mohon, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-694	
Scarlet Macy, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-695	06-1952
	06-1953

06-1987

Western District of Kentucky (Continued)

Shannon M. Age, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-696	06-1954
Faye Byers, et al. v. Merck & Co., Inc., C.A. No. 3:05-711	06-1955
Dora Gorman, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-712	06-1956
Cleo D. Gilbert, et al. v. Merck & Co., Inc., C.A. No. 3:05-713	06-1957
Lorenia Henson, etc. v. Merck & Co., Inc., C.A. No. 3:05-714	06-1958
Darrell G. Moore, et al. v. Merck & Co., Inc., C.A. No. 3:05-715	06-1959
Billy Joe Logsdon, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-717	06-1960
Kathryn O'Neill v. Merck & Co., Inc., et al., C.A. No. 3:05-718	06-1961
Paul E. Mangeot, et al. v. Merck & Co., Inc., C.A. No. 3:05-719	06-1962
Millard T. Shepherd v. Merck & Co., Inc., C.A. No. 3:05-724	06-1963
Luther B. Yount, Jr., et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-729	06-1964
Ellen Rittenhouse, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-731	06-1965
Ola Nelson v. Merck & Co., Inc., et al., C.A. No. 5:05-206	06-1966
Michael E. Wilson v. Merck & Co., Inc., et al., C.A. No. 5:05-210	06-1967
Warida Sue Parker, et al. v. Merck & Co., Inc., et al., C.A. No. 5:05-212	06-1968
Eastern District of Missouri	
Alerse Schwent, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1745	06-1969
James Coleman v. Merck & Co., Inc., C.A. No. 4:05-1944	06-1970
Robert Ruzicka, et al. v. Merck & Co., Inc., C.A. No. 4:05-1945	06-1971
Thelma Zimmerman, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1955	06-1972
Samella Butler, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1956	06-1973
Stevæ Pickard, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1969	06-1974
Marsha Maxwell, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1970	06~1975
Roy Lacey, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1977	06-1976
Brian Lawson, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-2046	06-1977
Joy Cora v. Merck & Co., Inc., et al., C.A. No. 4:05-2225	06-1978
Western District of Missouri	
John Webster, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1035	06-1985
Southern District of New York	
Jose Rivera, etc. v. Merck & Co., Inc., et al., C.A. No. 1:05-9383	06-1986
Northern District of Ohio	

William Jeffrics, et al. v. Merck & Co., Inc., et al., C.A. No. 1:05-2547

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Eastern District of Tennessee

James E. Queen, et al. v. Merck & Co., Inc., et al., C.A. No. 1:05-306

06-1988

Middle District of Tennessee

Ruth Faulkner, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-1006

06-1989

MULTIDISTRICT LITIGATION

APR 1 3 2006

DOCKET NOS. 1657 & 1699

FILED CLERK'S OFFICE

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS
LIABILITY LITIGATION
IN RE BEXTRA AND CELEBREX MARKETING, SALES PRACTICES AND
PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES,' CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ,' ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

ORDER OF TRANSFER WITH SIMULTANEOUS SEPARATION, REMAND AND TRANSFER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 43536 (2001), by plaintiffs in 41 actions listed on Schedule A to vacate the Panel's orders conditionally in
transferring these actions involving the prescription medication Vioxx (manufactured by Merck & Co.,
Lnc. (Merck)) to the Eastern District of Louisians for inclusion in the Section 1407 proceedings
excurring there in MDL-1637; ii) structureously separating and remanding claims in these actions
relating to prescription medications Bextra and Calebrex (manufactured by Pfizer Inc. (Pfizer)) to their
respective transferor districts; and iii) transferring the resulting Bextra/Celebrex actions to the Northern
District of California for inclusion in MDL-1699 pretrial proceedings. Defendants Pfizer, Pharmacia
Corp., G.D. Searle LLC and Merck oppose these motions and urge effectuation of the Panel's orders.

On the basis of the papers filed and hearing session held, the Panel finds that these actions in volve common questions of fact with i) actions in MDL-1657 previously transferred to the Eastern District of Louisiana, and ii) actions in MDL-1699 similarly centralized in the Northern District of California. The Panel further finds that transfer for inclusion in the coordinated or consolidated pretrial presceedings in those two districts will serve the convenience of the parties and witnesses and promote the just and efficient conduct of the litigation. Transfer is also appropriate for reasons expressed by the Panel in its original orders directing centralization in these two dockets. In MDL-1657, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions relating to Vioxx. See In re Vioxx Products Litability Litigation, 360 P. Supp. 2d 1352 (J.P.M.L. 2005). Likewise, the Panel Bex tra and/or Celebrex. See In re Bextra and Celebrex Marketing, Sales Practices and Products

^{&#}x27; Judges Hodges and Motz took no part in the decision of this matter.

Litability Litigation, 391 F.Supp.2d 1377 (J.P.M.L. 2005). Pending motions to remand these actions to state court can, in appropriate parts, be presented to and decided by each of the transferre courts. See: e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001).

Some opposing plaintiffs argue that separation and transfer of these claims for inclusion in MDL-1657 and MDL-1699 will foster inefficiency and inconsistency and/or disrupt ongoing related seale court proceedings. We are unpersuaded by these arguments. See In re Vloxx Marketing, Sales Practices and Products Liability Litigation/In re Bextra and Celebrex Marketing, Sales Practices and Products Liability Litigation, __ F.Supp.2d ___, 2006 WL 461029 (J.P.M.L. Pcb. 15, 2006).

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in MDL-1657 - In re Viocx Marketing, Sales Practices and Products Liability Litigation. The claims relating to Pfizer's Bextre and Celebrex prescription medications are separated and remanded, pursuant to 28 U.S.C. § 1407(a), to their respective transferor courts.

IT IS FURTHER ORDERED that, pursuant to 28 U.S.C. § 1407, the resulting actions involving clasions relating to Bextra and Celebrex are transferred to the Northern District of California and, with ther consent of that court, assigned to the Honorable Charles R. Broyer for inclusion in the coordinated or consolidated pretrial proceedings occurring there in MDL-1699 - In re Bestra and Celebres Mearketing, Sales Practices and Products Liability Litigation,

FOR THE PANEL:

Lu F. Keare

Acting Chairman

Schedule A

MDL-1657 -- In re Vioux Marketing Sales Practices and Products Liability Litigation MDL-1699 -- In re Beatra and Celebrea Marketing Sales Practices and Products Liability Litigation

Eastern District of California

Barbara Hacker v. Merck & Co., Inc., et al., C.A. No. 2:05-2193 Christopher Leeson v. Merck & Co., Inc., et al., C.A. No. 2:05-2240

Western Dirtrict of Kentucky

Rhoda Overstreet v. Merck & Co., Inc., et al., C.A. No. 3:05-561
Randall R. Jackson, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-562
Bonnie Mullins, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-577
Ernest D. Weber, Jr., et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-623
Robert Manley, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-656
Harold Thomas, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-669
Joan O'Bryan, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-681
Doyle A. Coen, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-682
Johnnie Anderson, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-685
Galen Noe, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-700
Cathy Groce Stearns, etc. v. Merck & Co., Inc., et al., C.A. No. 3:05-710
Natella Koye Cox v. Merck & Co., Inc., et al., C.A. No. 3:05-722
Douglas Adams, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-723

Eastern District of Missouri

Lonnie Case v. Merch & Co., Inc., et al., C.A. No. 4:05-1562 Jessie Abbou v. Merck & Co., Inc., et al., C.A. No. 4:05-1563 Bertha Armstead v. Merck & Co., Inc., et al., C.A. No. 4:05-1564 Berlin Jenkerson v. Merck & Co., Inc., et al., C.A. No. 4:05-1565 David Wagner v. Merch & Co., Inc., et al., C.A. No. 4:05-1590 John Kaczmarczyk v. Merck & Co., Inc., et al., C.A. No. 4:05-1592 Jerry M. Dance v. Merck & Co., Inc., et al., C.A. No. 4:05-1666 Dorts Crenshaw v. Merck & Co., Inc., et al., C.A. No. 4:05-1669 Jeanette Lasky v. Merck & Co., Inc., et al., C.A. No. 4:05-1741 Francesca A. Salmieri v. March & Co., Inc., et al., C.A., No. 4:05-1744 Vincent Calamia v. Merch & Ca., Inc., et al., C.A. No. 4:05-1746 Thomas Kasper v. Marck & Co., Inc., et al., C.A. No. 4:05-1747 Bernadean Acreman v. Merck & Co., Inc, et al., C.A. No. 4:05-1748 Josephine Tourville v. Merck & Co., Inc., et al., C.A. No. 4:05-1750 Jacqueline M. Lawrence v. Merch & Co., Inc., et al., C.A. No. 4:05-1751 Adele Anthon v. Merck & Co., Inc., et al., C.A. No. 4:05-1752 James B. Elgin, Jr. v. Marck & Co., Inc., et al., C.A. No. 4:05-1753

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Eastern District of Missouri (Continued)

Richard Menzel v. Merck & Co., Inc., et al., C.A. No. 4:05-1755
Marcy A. West v. Merck & Co., Inc., et al., C.A. No. 4:05-1756
Hilda L. Tucker v. Merck & Co., Inc., et al., C.A. No. 4:05-1757
Arzie Siephens v. Merck & Co., Inc., et al., C.A. No. 4:05-1758
Shirley Adams, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-1947
Marie Nobles, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-2040
Bernadette Dryer, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-2043
Jean Davis, et al. v. Merck & Co., Inc., et al., C.A. No. 4:05-2076

A CERTIFIED TRUE COPY JUN 1,4,2006 MULTIDISTRICT LITICATION

u.S. DISTRICT COURT EASTERN DISTRICT OF LA

2006 JUN 15 AM 10: 0 PULTIDISTRICT LITIGATION

LORETTA G. WHYTE

JUN 1 4 2006

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DOCKET NO. 1657

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in 25 actions to vacate the Panel's orders conditionally transferring the actions listed on Schedule A to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of these actions in MDL-1657

On the basis of the papers filed and hearing session held, the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Motions to remand to state court can be presented to and decided by the transferce judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

Some opposing plaintiffs argue that the presence of individual and/or local questions of fact as well as differing legal theories should militate against inclusion of these actions in MDL-1657 proceedings. We are unpersuaded by these arguments. Inclusion of these actions in Section 1407 proceedings has the salutary effect of placing all the related actions before a single judge who can formulate a pretrial program that: 1) prevents repetition of previously considered matters; 2) allows pretrial proceedings with respect to any non-common issues to proceed concurrently with pretrial proceedings on common issues, In re Multi-Piece Rim Products Liability Litigation, 464 F.Supp. 969,

Judge Motz took no	part	in the	decision of	of this matter.
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974 (J.P.M.L. 1979); and 3) ensures that pretrial proceedings will be conducted in a manner leading to the just and expeditious resolution of all actions to the overall benefit of the partial floor of the partial floor

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IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this

FOR THE PANEL:

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Wm. Terrell Hodges Chairman

SCHEDULE A

MDL-1657 In re Vioxx Marketing, Sales Practices and Products Liability Litigation	
	EDLA
Southern District of Alabama	SEC. L/3
Robert Shawn Roach, et al. v. Merck & Co., et al., C.A. No. 1:06-44	06-3131
District of Alaska	
State of Alaska v. Merck & Co., Inc., C.A. No. 3:06-18	06-3132
Eastern District of California	
Boyd Cole, et al. v. Merck & Co., Inc., et al., C.A. No. 2:05-2609 Jill Desart v. Merck & Co., Inc., et al., C.A. No. 2:06-62	06-3133 06-3134
Northern District of California	
Trey Ditlevsen v. Merck & Co., Inc., et al., C.A. No. 3:05-5158	06-3135
Southern District of Illinois	
Peggie Craig, et al. v. Merck & Co., Inc., et al., C.A. No. 3:05-823	06-3136
Irene Anzona v. Merck & Co., Inc., et al., C.A. No. 3:05-884	06-3137
Willis Fuller, et al. v. Merck & Co., Inc., C.A. No. 3:06-63	06-3138
Robert Paskero v. Merck & Co., Inc., et al., C. A. No. 3:06-64	06-3139
Eugene Perry, et al. v. Merck & Co., Inc., C.A. No. 3-06-65	06-3140
Maria Kopes, et al. v. Merck & Co., Inc., et al., C.A. No. 3:06-154	06-3141
Kevin Keeney, et al. v. Merck & Co., Inc., et al., C.A. No. 3:06-158	06-3142
Shirley Johnson, et al. v. Merck & Co., Inc., et al., C.A. No. 3:06-162	06-3143
Eastern District of Missouri	
Diana Larrabee v. Merck & Co., Inc., et al., C.A. No. 4:05-1740	06-3144
Western District of Missouri	
Helen G. Sarle, et al. v. Merck & Co., Inc., et al., C.A. No. 4:06-40	06~3145
Western District of New York	
Kathleen Campbell v. Merck & Co., Inc., et al., C.A. No. 6:05-6740	06-3146
Gergory Paterniti v. Merck & Co., Inc., et al., C.A. No. 6:06-6065	06-3147
George Adams v. Merck & Co., Inc., et al., C.A. No. 6:06-6066	06-3148
Deborah Stroka v Merck & Co. Inc. at al. C.A. No. 6.06 6069	06-3149

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Bruce Stenzel v. Merck & Co., Inc., et al., C.A. No. 6:06-6069 Eugenia B. Lukasik, etc. v. Merck & Co., Inc., et al., C.A. No. 6:06-6075	06-3150 06-3151
Eastern District of Pennsylvania	
Robbie Tallas, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-388 Robbie Tallas, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-389	06-3152 06-3153
Southern District of Texas	
H.G. Pool, et al. v. Merck & Co., Inc., et al., C.A. No. 5:06-35 Robert L. Williams, etc. v. Merck & Co., Inc., C.A. No. 4:05-4265	06-3154 06-3155

A CERTIFIED TRUE COPY AUG 10 2006 FOR THE JUDICAL PANEL ON MULTIDISTRICT LITIGATION

U.S. DISTRICT COURT EASTERN DISTRICT OF LOUISIANA FILED AUG | | 2006 LORETTA G. WHYTE DOCKET NO. 1657

JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

AUG 1 0 2006

FILED CLERK'S OFFICE

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION EDLA CPC

	SEC. L/3
Amanda Pritchett v. Merck & Co., Inc., et al., S.D. Alabama, C.A. No. 2:06-122	06-4295
Revecca moore, et al. v. Merck & Co., Inc., N.D. Illinois C A No. 1:06 1254	06-4296
mary L. Harper, et al. v. Merck & Co., Inc., W.D. Kentucky C A. No. 3.05 CO.	06-4297
Judguenne Fuqua V. Merck & Co., Inc., et al., N.D. Mississippi C A No. 2.06 62	06-4298
Runny Robinson V. Merck & Co., Inc., et al., N.D. Mississinni C. A. No. 7.06 64	06-4299
Owen Kittle v. Merck & Co., Inc., et al., N.D. Mississippi, C.A. No. 2:06-65	06-4300
Ginger Pope v. Merck & Co., Inc., et al., N.D. Mississippi, C.A. No. 2:06-66	06-4301
State of Montana, et al. v. Merck & Co., Inc., D. Montana, C.A. No. 6:06-7	06-4302

BEFORE WM. TERRELL HODGES, CHAIRMAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL DAVID R. HANSEN AND ANTHONY J. SCIRICA, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in eight actions to vacate the Panel's orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Defendant Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held (without oral argument), the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed by the Panel in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

Judge Motz took no part in the decision of this matter.

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Some opposing plaintiffs argue that the presence of individual and/or local questions of fact as well as differing legal theories should militate against inclusion of these artions in MDL-1657 proceedings. We are unpersuaded by these arguments. Inclusion of these actions in Section 1407 proceedings has the salutary effect of placing all the related actions before a single judge who can formulate a pretrial program that: 1) prevents repetition of previously considered matters; 2) allows pretrial proceedings with respect to any non-common issues to proceed concurrently with pretrial proceedings on common issues, In re Multi-Piece Rim Products Liability Litigation, 464 F. Supp. 969, 974 (J.P.M.L. 1979); and 3) ensures that pretrial proceedings will be conducted in a manner leading to the just and expeditious resolution of all actions to the overall benefit of the parties. See In re StarLink Corn Products Liability Litigation, 152 F.Supp.2d 1378 (J.P.M.L. 2001).

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docker.

FOR THE PANEL:

Wm. Terrell Hodges

Chairman

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BEFORE THE JODICAL

JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

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JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS EDLA LIABILITY LITIGATION SEC. L/3

Felix Arrington, et al. v. Merck & Co., Inc., et al., M.D. Alabama, C.A. No. 2:06-488	06-9328
Rosemary Leverett, etc. v. Merck & Co., Inc., et al., M.D. Alabama, C.A. No. 3:06-476 Milton Elliot v. Merck & Co., Inc., et al., S.D. Florida, C.A. No. 9:06-80545	06-9329 06-9330
Coy Nienn, et al. v. Merck & Co., Inc., et al., S.D. Illinois, C.A. No. 3:06-430 Ruthie Young, et al. v. Merck & Co., Inc., et al., S.D. Illinois, C.A. No. 3:06-462	06-9331 06-9332 06-9333
Normas: Mahan v. Merck & Co., Inc., et al., N.D. Mississippi, C.A. No. 2:06-62 Larry Williams v. Merck & Co., Inc., et al., N.D. Mississippi, C.A. No. 4:06-60 Joyce Calloway, et al. v. Merck & Co., Inc., S.D. Texas, C.A. No. 4:06-1772	06-9334 06-9335
State of Utah v. Merck & Co., Inc., D. Utah, C.A. No. 2:06-406	06-9336

BEFORE WM. TERRELL HODGES, CHAIRMAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL DAVID R. HANSEN AND ANTHONY J. SCIRICA, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by pl aintiffs in these actions to vacate the Panel's orders conditionally transferring the actions to the Eastern D istrict of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Defendant Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held (without oral argument), the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witn esses and promote the just and efficient conduct of this litigation. Motions to remand to state court camb be presented to and decided by the transferce judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed by the Panel in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360

Judge Motz took no part in the decision of this i	matter.
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F.Supp.2d 1352 (J.P.M.L. 2005).

The Utah plaintiff argues that the presence of questions of fact relating to Utah's Medicaid program as well as unique causes of action under Utah law counsel against inclusion of this action in MDL-1657 proceedings. We are unpersuaded by this argument. Regardless of any differences in legal theory, Utah and the actions in the transferee district arise from representations about the safety of Vioxx. Inclusion of Utah in Section 1407 proceedings has the salutary effect of placing all the related actions before a single judge who can formulate a pretrial program that: 1) prevents repetition of previously considered matters; 2) allows pretrial proceedings with respect to any non-common issues to proceed concurrently with pretrial proceedings on common issues, In re Multi-Piece Rim Products Liability Litigation, 464 F.Supp. 969, 974 (J.P.M.L. 1979); and 3) ensures that pretrial proceedings will be conducted in a manner leading to the just and expeditious resolution of all actions to the overall benefit of the parties. See In re StarLink Corn Products Liability Litigation, 152 F.Supp.2d 1378 (J.P.M.L. 2001).

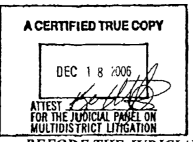
IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

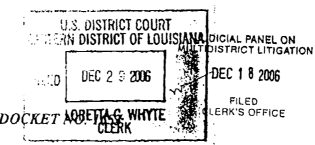
FOR THE PANEL:

Wm. Terrell Hodges

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Chairman





BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS EDLA LIABILITY LITIGATION SEC. L/3

Rosie Russaw, etc. v. Merck & Co., Inc., et al., M.D. Alabama, C.A. No. 2:06-557 Betty Whitehead, etc. v. Merck & Co., Inc., et al., N.D. Alabama, C.A. No. 2:06-1279 Edward Schwartz v. Merck & Co., Inc., et al., N.D. California, C.A. No. 3:06-4180 Patrick E. Murphy v. Merck & Co., Inc., et al., N.D. California, C.A. No. 4:06-4794 Anita Davis v. Merck & Co., Inc., et al., N.D. Florida, C.A. No. 4:06-356 Barbara Heel, et al. v. Merck & Co., Inc., et al., S.D. Illinois, C.A. No. 3:06-514 Vivian Copher, et al. v. Merck & Co., Inc., et al., E.D. Missouri, C.A. No. 4:06-1185	06-11435 06-11436 06-11437 06-11438 06-11439 06-11440 06-11441
Inez Kiricaid, et al. v. Merck & Co., Inc., et al., E.D. Missouri, C.A. No. 4:06-1185 Inez Kiricaid, et al. v. Merck & Co., Inc., et al., E.D. Missouri, C.A. No. 4:06-1186 Richard Helton, et al. v. Merck & Co., Inc., et al., E.D. Missouri, C.A. No. 4:06-1187 Minnie Smith, et al. v. Merck & Co., Inc., et al., E.D. Missouri, C.A. No. 4:06-1196 John James Mangani v. Merck & Co., Inc., et al., D. Nevada, C.A. No. 2:06-914 Kathie Bartlett, et al. v. Merck & Co., Inc., et al., D. Nevada, C.A. No. 3:06-359	06-11442 06-11443 06-11444 06-11445 06-11446

BEFORE WM. TERRELL HODGES, CHAIRMAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL, DAVID R. FHANSEN AND ANTHONY J. SCIRICA, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plain tiffs in these actions to vacate the Panel's orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Defend ant Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held (without oral argument), the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons

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Judge Motz took no part in the decision of this matter.

expressed by the Panel in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

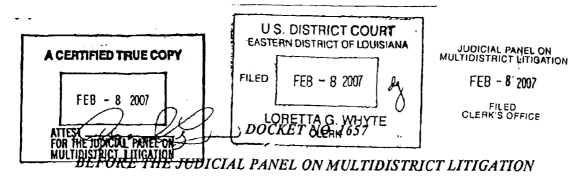
IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

Wm. Terrell Hodges

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Chairman



IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES,' CHAIRMAN, D. LOWELL JENSEN,' J. FREDERICK MOTZ,' ROBERT L. MILLER, JR., KATHRYN H. VRATIL, DAVID R. HANSEN AND ANTHONY J. SCIRICA, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in most actions and the health care provider defendants in the two Oklahoma actions to vacate the Panel's orders conditionally transferring the actions listed on Schedule A to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Defendant Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held (without oral argument), the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Motions to remand to state court can be presented to and decided by the transferce judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed by the Panel in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Viox. See In re Vioxx Products Liability Litigation, 360 F. Supp. 2d 1352 (J.P.M.L. 2005).

Some plaintiffs and the opposing health care provider defendants argue that the presence of individual and/or local questions of fact as well as differing legal theories should militate against inclusion of these actions in MDL-1657 proceedings. We are unpersuaded by these arguments. Transfer under Section 1407 has the salutary effect of placing all actions in this docket before a single judge who can formulate a pretraial program that: 1) allows discovery with respect to any non-common issues to proceed concurrently with discovery on common issues, In re Joseph F. Smith Patent Litigation, 407 F. Supp. 1403, 1404 (J.P.M.L. 1976); and 2) ensures that pretrial proceedings will be conducted in a manner leading to

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the just and expeditious resolution of all actions to the overall benefit of the parties. The MDL-1657 transferee court can employ any number of pretrial techniques - such as establishing separate discovery and/or motion tracks - to efficiently manage this litigation. In any event, we leave the extent and manner of coordination or consolidation of these actions to the discretion of the transferee court. In re Mutual Funds Investment Litigation, 310 F.Supp.2d 1359 (J.P.M.L. 2004). It may be, on further refinement of the issues and close scrutiny by the transferce judge, that some claims or actions can be remanded to their transferor districts for trial in advance of the other actions in the transferee district. But we are unwilling, on the basis of the record before us, to make such a determination at this time. Should the transferee judge deem remand of any claims or actions appropriate, procedures are available whereby this may be accomplished with a minimum of delay. See Rule 7.6, R.P.J.P.M.L., 199 F.R.D. at 436-38. We are confident in the transferee judge's ability to streamline pretrial proceedings in these actions, while concomitantly directing the appropriate resolution of all claims.

Some pro se plaintiffs argue that they will be unable to pursue their claims in MDL-1657. Judge Fallon has, however, emphasized the obligation of the court and counsel to assist pro se plaintiffs in their participation in MDL-1657 proceedings. If discovery sought by a particular plaintiff is deemed to be outside the scope of MDL-1657's common discovery, this plaintiff's discovery can nevertheless be pursued concurrently within the MDL-1657 framework.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

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Acting Chairman

SCHEDULE A

MDL-1657 -- In re Vioxx Marketing, Sales Practices and Products Liability Litigation

Eastern District of California

Gladys Herring, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-1826	EDLA 07-742
Ruth Beatty v. Merck & Co., Inc., et al., C.A. No. 2:06-1845	EDLA 07-743
Mary Grove v. Merck & Co., Inc., et al., C.A. No. 2:06-1941	EDLA 07-744
Donna Moret v. Merck & Co., Inc., et al., C.A. No. 2:06-1954 Maximo Rivera v. Merck & Co., Inc., et al., C.A. No. 2:06-1957 Linda Chamberlain v. Merck & Co., Inc., et al., C.A. No. 2:06-1973	EDLA 07-745 EDLA 07-746 EDLA 07-747
Kap Sook Choi v. Merck & Co., Inc., et al., C.A. No. 2:06-1977	EDLA 07-748
Witold Kolankowski v. Merck & Co., Inc., et al., C.A. No. 2:06-1978	EDLA 07-749
Freeman Herring v. Merck & Co., Inc., et al., C.A. No. 2:06-2079	EDLA 07-750
Emma Miguel v. Merck & Co., Inc., et al., C.A. No. 2:06-2215	EDLA 07-751

Northern District of California

Jeffrey Kaufman, et al. v. Merck & Co., Inc., et al., C.A. No. 3:06-4921	EDLA: 07-752
William C. Mullins v. Merck & Co., Inc., et al., C.A. No. 3:06-5534	EDLA 07-753

Southern District of California

Earl Alger v. Merck & Co., Inc., et al., C.A. No. 3:06-1888	EDLA 07-754
Douglas Diaz v. Merck & Co., Inc., et al., C.A. No. 3:06-1889	EDLA 07-755
Raylene Diaz v. Merck & Co., Inc., et al., C.A. No. 3:06-1890	EDLA 07-756
Diane Dumas v. Merck & Co., Inc., et al., C:A. No. 3:06-1891	EDLA 07-757
Judy Jo seph v. Merck & Co., Inc., et al., C.A. No. 3:06-1892	EDLA 07-758
Debra Robles v. Merck & Co., Inc., et al., C.A. No. 3:06-1893	EDLA 07-759
Berit Nymen v. Merck & Co., Inc., et al., C.A. No. 3:06-1894	EDLA 07-760
Annette Williams v. Merck & Co., Inc., et al., C.A. No. 3:06-1896	EDLA 07-761
Jayn Fields v. Merck & Co., Inc., et al., C.A. No. 3:06-1897	EDLA 07-762
Brenda Eldridge v. Merck & Co., Inc., et al., C.A. No. 3:06-1898	EDLA 07-763
William Eldridge v. Merck & Co., Inc., et al., C.A. No. 3:06-1899	EDLA 07-764
David Fields v. Merck & Co., Inc., et al., C.A. No. 3:06-1900	EDLA 07-765
Diane Cross v. Merck & Co., Inc., et al., C.A. No. 3:06-1901	EDLA 07-766
Valada Embry v. Merck & Co., Inc., et al., C.A. No. 3:06-1903	EDLA 07-767

Southern District of California (Continued)

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Wanda Alger v. Merck & Co., Inc., et al., C.A. No. 3:06-1904	EDLA 07-768
David Young, Sr. v. Merck & Co., Inc., et al., C.A. No. 3:06-1905	EDLA 07-769
George Dumas v. Merck & Co., Inc., et al., C.A. No. 3:06-1906	EDLA 07-770
Carol Demasters v. Merck & Co., Inc., et al., C.A. No. 3:06-1907	EDLA 07-771
Helen Eads v. Merck & Co., Inc., et al., C.A. No. 3:06-1908	EDLA 07-772
Irma Young v. Merck & Co., Inc., et al., C.A. No. 3:06-1909	EDLA 07-773
Evelyn Mazzone v. Merck & Co., Inc., et al., C.A. No. 3:06-1951	EDLA 07-774
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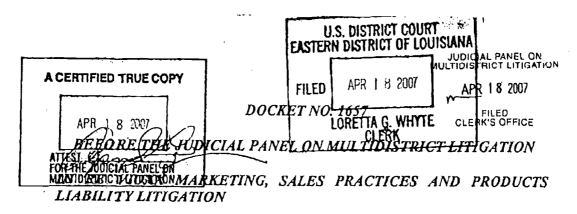
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BEFORE WM. TERRELL HODGES, CHAIRMAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL, DAVID R. HANSEN AND ANTHONY J. SCIRICA, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in 83 actions to vacate the Panel's orders conditionally transferring the actions listed on Schedule A to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of these actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held (without oral argument), the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consolidated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed by the Panel in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F. Supp.2d 1352 (J.P.M.L. 200 5).

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for i nelusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

2/22meletholon Wm. Terrell Hodges Chairman

Judges Motz and Scirica took no part in the decision of this matter.

SCHEDULE A

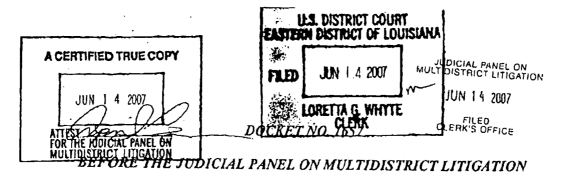
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Eastern District of California	0.20. 2)
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Jacob Avidon, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-14285	07-2075
Verorica Clark-Atchinson v. Merck & Co., Inc., et al., C.A. No. 2:06-14287	07-2076
Robirs A. Curry v. Merck & Co., Inc., et al., C.A. No. 2:06-14288	07-2077
Lystirse Fairweather, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-14289	07-2078
Mary Lee Hudson v. Merck & Co., Inc., et al., C.A. No. 2:06-14290	07-2079
Walter Smith, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-14291	07-2080
Warren Young, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-14292	07-2081
Andre w Trax, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-14293	07-2082
Helen Spano, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-14294	07~2083
John Gumas v. Merck & Co., Inc., et al., C.A. No. 2:06-14295	07-2084
Darrell Duncan v. Merck & Co., Inc., et al., C.A. No. 2:06-14296 'ames Ferguson v. Merck & Co., Inc., et al., C.A. No. 2:06-14297	07-2085
WITEN PERFORMAN METERS OF A THE STATE IN A NEW YORK LANCE	07-2086
Carol Morgan v. Merck & Co., Inc., et al., C.A. No. 2:06-14298	07-2087

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MDL-1657 Schedule A (Continued)	EDLA SEC. L/
Southern District of Florida (Continued)	·
Patricia C. Putman, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-14299 Donald L. Simons v. Merck & Co., Inc., et al., C.A. No. 2:06-14300	07-2088 07-2089
Donna Robinson v. Merck & Co., Inc., et al., C.A. No. 2:06-14301	07-2090
Gail Simmons v. Merck & Co., Inc., et al., C.A. No. 9:06-80994	07-2091
Anita Finnegan v. Merck & Co., Inc., et al., C.A. No. 9:06-80996	07-2092
Joseph Iuvara, et al. v. Merck & Co., Inc., et al., C.A. No. 9:06-80997	07-2093
Thomas Erling v. Merck & Co., Inc., et al., C.A. No. 9:06-80998	07-2094
Southern District of Illinois	
Sharon Calaway v. Merck & Co., Inc., et al., C.A. No. 3:06-870	07-2095
Sandra Kay Lindsey v. Merck & Co., Inc., et al., C.A. No. 3:06-883	07~2096
Steven Strader v. Merck & Co., Inc., et al., C.A. No. 3:06-896	07-2097
Patricia A. Taylor v. Merck & Co., Inc., et al., C.A. No. 3:06-948	07-2098
District of Nevada	
Charles Fitzgerald, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-1324	07-2099
Calvin Maestro, M.D., et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-1325	07-2100
George Morris, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-1326	07-2101
Estate of Mary Hoffman Williams, et al. v. Merck & Co. Inc. et al. C. A. No. 2:06-1327	07-2102
George Maystela, et al. v. Merck & Co., Inc., et al., C.A. No. 2-06-1328	07-2103
Barbara Wyman, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-1329	07-2104
Southern District of New York	
Ali Ghanem v. Merck & Co., Inc., et al., C.A. No. 1:06-11419	07-2105
District of South Carolina	
Joyce R. Sanders, etc. v. Merck & Co., Inc., et al., C.A. No. 4:06-3225	07-2106
Southern District of Texas	
Transferentia March & C. T.	
Juan Lizardi v. Merck & Co., Inc., et al., C.A. No. 1:06-176	07-2107
Maria G. Gonzalez v. Merck & Co., Inc., et al., C.A. No. 1:06-181	07-2108
San Juanita Marcs Lejia, et al. v. Merck & Co., Inc., et al., C.A. No. 1:06-184	07-2109
Rosario Lechuga v. Merck & Co., Inc., et al., C.A. No. 2:06-478	07-2110
Divine Garcia v. Merck & Co., Inc., et al., C.A. No. 2:06-489	07-2111

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MDL-1657 Schedule A (Continued)	edla Sec. l/I
Southern District of Texas (Continued)	
Horsencia Garza, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-494	07-2112
Pedro Hernandez v. Merck & Co., Inc., et al., C.A. No. 2:06-499	07-2113
John Blazier v. Merck & Co., Inc., et al., C.A. No. 3:06-721	07-2114
Evert Crump v. Merck & Co., Inc., et al., C.A. No. 3:06-723	07-2115
Richard Smith v. Merck & Co., Inc., et al., C.A. No. 3:06-724	07-2116
Vada Tolbert v. Merck & Co., Inc., et al., C.A. No. 4:06-3689	07-2117
Lynna J. Anderson, et al. v. Merck & Co., Inc., et al., C.A. No. 6:06-114	07-2118
Lilian Murphree v. Merck & Co., Inc., et al., C.A. No. 7:06-303	07-2119
Juan R. Gonzalez v. Merck & Co., Inc., et al., C.A. No. 7:06-319	07-2120
Adolfo De Leon v. Merck & Co., Inc., et al., C.A. No. 7:06-320	07-2121
Victor Saenz v. Merck & Co., Inc., et al., C.A. No. 7:06-321	07-2122
Francisca Villarreal, et al. v. Merck & Co., Inc., et al., C.A. No. 7:06-322	07-2123
Jose Zuniga v. Merck & Co., Inc., et al., C.A. No. 7:06-329	07-2124
Rodolfo Regalado v. Merck & Co., Inc., et al., C.A. No. 7:06-331 Ludi vina Pena v. Merck & Co., Inc., et al., C.A. No. 7:06-333	07-2125
Anita Salinas v. Merck & Co., Inc., et al., C.A. No. 7:06-333	07-2126 07-2127
Alonzo Rivas v. Merck & Co., Inc., et al., C.A. No. 7:06-336	07-2128
Dora Hernandez v. Merck & Co., Inc., et al., C.A. No. 7:06-337	07-2129
Julio Sierra v. Merck & Co., Inc., et al., C.A. No. 7:06-338	07-2130
Javier Trevino v. Merck & Co., Inc., et al., C.A. No. 7:06-340	07-2131
Marcelina Tijerina v. Merck & Co., Inc., et al., C.A. No. 7:06-341	07-2132
Martia De Leon v. Merck & Co., Inc., et al., C.A. No. 7:06-344	07-2133
Abdorn Gonzalez v. Merck & Co., Inc., et al., C.A. No. 7:06-345	07-2134
Marica Quintanilla v. Merck & Co., Inc., et al., C.A. No. 7:06-346	07-2135
Adriana Negrete v. Merck & Co., Inc., et al., C.A. No. 7:06-347	07-2136
Nora De Los Rios, et al. v. Merck & Co., Inc., et al., C.A. No. 7:06-357	07-2137
Western District of Texas	
Emil Kenneth Braune v. Merck & Co., Inc., et al., C.A. No. 1:06-848	07-2138
Marily-n Trent v. Merck & Co., Inc., et al., C.A. No. 1:06-858	07-2139
Charles Ray Garrett, et al. v. Merck & Co., Inc., et al., C.A. No. 1:06-859	07-2140
Shirley Ison, et al. v. Merck & Co., Inc., et al., C.A. No. 1:06-865	07-2141
Esther McConoghy v. Merck & Co., Inc., et al., C.A. No. 1:06-870	07-2142
Ruby Shaw v. Merck & Co., Inc., ct al., C.A. No. 1:06-871	07-2143
Natharsiel Knight v. Merck & Co., Inc., et al., C.A. No. 1:06-901	07-2144
Selma Gonzalez, et al. v. Merck & Co., Inc., et al., C.A. No. 5:06-985	07-2145
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IN RE VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR., KATHRYN H. VRATIL, DAVID R. HANSEN AND ANTHONY J. SCIRICA, JUDGES OF THE PANEL

TRANSFER ORDER

Presently before the Panel are motions, pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in 38 actions listed on Schedule A to vacate the Panel's orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Merck & Co., Inc., favors inclusion of all actions in MDL-1657 proceedings. The treating physician and dispensing pharmacy defendants in the four West Virginia actions also favor inclusion of their actions in MDL-1657 proceedings.

On the basis of the papers filed and hearing session held (without oral argument), the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana. Transfer of the actions to that district for inclusion in the coordinated or consoliciated pretrial proceedings occurring there will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. Any pending or anticipated motions to remand to state court or relating to the status of the action pending in the Central District of California can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001). The Panel further finds that transfer of these actions is appropriate for the reasons expressed by the Panel in the original order directing centralization in this docket. In that order, the P anel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F. Supp. 2d 1352 (J.P.M.L. 2005).

Judges Meotz and Miller took no part in the decision of this matter	۲.
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IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

FOR THE PANEL:

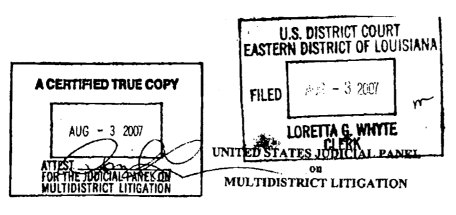
Wm. Terrell Hodges

Chairman

SCHEDULE A

MDL-1657 In re Vioxx Marketing, Sales Practices and Products Liability Litigation	EDLA
Central District of California	SEC.L/3
Ruby Lois Moore Estate, etc. v. Merck & Co., Inc., C.A. No. 2:06-7548	07-0668
Eastern District of California	
Mosetta Bernstine v. Merck & Co., Inc., et al., C.A. No. 2:07-34	07-3277
Katherine Harrison v. Merck & Co., Inc., et al., C.A. No. 2:07-42	07-3278
James Daniels, Jr. v. Merck & Co., Inc., et al., C.A. No. 2:07-48	07-3279
Barbara Ford-Daniels v. Merck & Co., Inc., et al., C.A. No. 2:07-51	07-3280
Lynn Franklin v. Merck & Co., Inc., et al., C.A. No. 2:07-57	07-3281
Irma Franklin v. Merck & Co., Inc., et al., C.A. No. 2:07-58	07-3282
Carolyn Lee Wilson v. Merck & Co., Inc., et al., C.A. No. 2:07-61	07-3283
Mary Ann Harris v. Merck & Co., Inc., et al., C.A. No. 2:07-67	07-3284
John Wilson v. Merck & Co., Inc., et al., C.A. No. 2:07-68	07-3285
Ishmael Hugq v. Merck & Co., Inc., et al., C.A. No. 2:07-73	07-3286
David Tenn, etc. v. Merck & Co., Inc., et al., C.A. No. 2:07-75	07-3287
Estate of Juanita Battle v. Merck & Co., Inc., et al., C.A. No. 2:07-77	07-3288
Denise Denison v. Merck & Co., Inc., et al., C.A. No. 2:07-79	07-3289
Northern District of California	
Dorothy Shanks v. Merck & Co., Inc., et al., C.A. No. 3:07-65	07-3290
Stanford Johnson v. Merck & Co., Inc., et al., C.A. No. 3:07-67	07-3291
Estate of Robert Badke, et al. v. Merck & Co., Inc., et al., C.A. No. 3:07-69	07-3292
Fred Hardin v. Merck & Co., Inc., et al., C.A. No. 3:07-75	07-3293
Jeffrey Nielsen v. Merck & Co., Inc., et al., C.A. No. 3:07-76	07-3294
Juliana Nielsen v. Merck & Co., Inc., et al., C.A. No. 3:07-77	07-3295
Jacquelyn Johnson v. Merck & Co., Inc., et al., C.A. No. 3:07-78	07-3296
Arthur Shanks v. Merck & Co., Inc., et al., C.A. No. 4:07-68	07-3297
Earnestine Hardin v. Merck & Co., Inc., et al., C.A. No. 4:07-70	07-3297 07-3298
Shahla Tafarian y Manak & Co. Long at al., C.A. NO. 4:01-10	
Shahla Jaferian v. Merck & Co., Inc., et al., C.A. No. 5:07-66	07-3299
Estate of Sandra Ellis v. Merck & Co., Inc., C.A. No. 5:07-74	07-3300
Nader Jaferian v. Merck & Co., Inc., et al., C.A. No. 5:07-79	07-3301
Randolph Dossett v. Merck & Co., Inc., et al., C.A. No. 5:07-80	07-3302
Suzanne Dante v. Merck & Co., Inc., et al., C.A. No. 5:07-81	07-3303

- A2 -	EDLA
Southern District of California	SEC.L/3
Genevieve Tadman v. Merck & Co., Inc., et al., C.A. No. 3:06-2151	07-3304
Del Rorer v. Merck & Co., Inc., et al., C.A. No. 3:07-10	07-3305
Carol Krepp v. Merck & Co., Inc., et al., C.A. No. 3:07-11	07-3306
Charles Krepp v. Merck & Co., Inc., et al., C.A. No. 3:07-12	07-3307
Teresa Rorer v. Merck & Co., Inc., et al., C.A. No. 3:07-14	07-3308
Arlene Purvis v. Merck & Co., Inc., et al., C.A. No. 3:07-15	07-3309
Northern District of West Virginia	
Helen Jean Anderson, etc. v. Merck & Co., Inc., et al., C.A. No. 5:06-151	07-3310
Southern District of West Virginia	
Paul Noe, et al. v. Merck & Co., Inc., et al., C.A. No. 2:06-1004	07-3311
Leota Faye Dickens v. Merck & Co., Inc., et al., C.A. No. 2:06-1005	07-3312
Madonna Armentrout, etc. v. Rite Aid of West Virginia, Inc., C.A. No. 3:06-1058	07-3313



JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

AUG - 3 2007

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IN RE: VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

MDL No. 1657

TRANSFER ORDER

Before the entire Panel': These motions are brought pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), by plaintiffs in three actions listed on Schedule A and pending in the Central District of California, the Southern District of California and the Southern District of West Virginia, respectively. Movants ask the Panel to vacate its orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in the Section 1407 proceedings occurring there in this docket. Defendant Merck & Co., Inc., favors inclusion of all actions in MDL No. 1657 proceedings.

On the basis of the papers filed and hearing session held (without oral argument), the Panel finds that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana, and that transfer of the actions to the Eastern District of Louisiana for inclusion in the coordinated or consolidated pretrial proceedings in that district will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. The Panel further finds that transfer of these actions is appropriate for the reasons expressed by the Panel in the original order directing centralization in this docket. In that order, the Panel held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

Any pending motions to remand to state court can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001).

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^{*} Judges Heyburn, Motz and Scirica took no part in the disposition of this matter.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the actions listed on Schedule A are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

PANEL ON MULTIDISTRICT LITIGATION

D. Lowell Jensen Acting Chairman

John G. Heyburn II, Chairman'

Robert L. Miller, Jr. David R. Hansen

J. Frederick Motz' Kathryn H. Vratil

Anthony J. Scirica*

IN RE: VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

MDL No. 1657

SCHEDULE A	RDLA SEC.L/3
Central District of California	
Michael C. Valle v. Merck & Co., Inc., C.A. No. 2:07-837	07-1620
Southern District of California	
Ben Orpilla v. Merck & Co., Inc., et al., C.A. No. 3:06-2162	07-3978
Southern District of West Virginia	
Donald Brumfield, et al. v. Merck & Co., Inc., C.A. No. 5:07-89	07-1407

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JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

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UNITED STATES JUDICIAL PANEL on MULTIDISTRICT LITIGATION

IN RE: VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

George Williams, et al. v. Merck & Co., Inc., et al.,)
D. South Carolina, C.A. No. 2:07-1486
George David Murphy v. Merck & Co., Inc., et al.,)
S.D. Florida, C.A. No. 9:07-80509

MDL No. 1657

TRANSFER ORDER

Before the entire Panel: Plaintiffs in these two actions move pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), asking the Panel to vacate its orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in MDL No. 1657. Defendant Merck & Co., Inc., opposes the motions.

After considering all counsel's argument, we find that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana, and that transfer of these actions to the Eastern District of Louisiana for inclusion in MDL No. 1657 will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. We further find that transfer of these actions is appropriate for reasons that we set out in our original order directing centralization in this docket. In that order, we held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 P.Supp.2d 1352 (J.P.M.L. 2005).

The parties can present any pending motions for remand to state court to the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp.2d 1346, 1347-48 (J.P.M.L. 2001).

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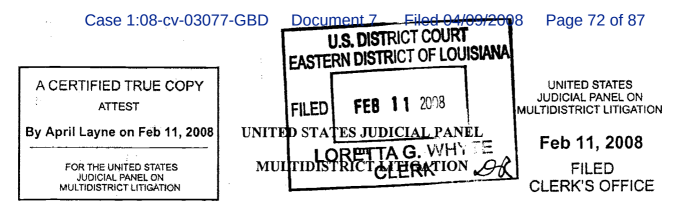
^{*} Judge's Heyburn and Motz took no part in the disposition of this matter.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

PANEL ON MULTIDISTRICT LITIGATION

D. Lowell Jensen Acting Chairman

John G. Heyburn II, Chairman* Robert L. Miller, Jr. David R. Hansen J. Frederick Motz* Kathryn H. Vratil Anthony J. Scirica



IN RE: VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

MDL No. 1657

TRANSFER ORDER

Before the entire Panel*: Plaintiffs in the six actions listed on Schedule A move pursuant to Rule 7.4, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001), asking the Panel to vacate its orders conditionally transferring the actions to the Eastern District of Louisiana for inclusion in MDL No. 1657. Defendant Merck & Co., Inc., opposes the motions.

After considering all counsel's argument, we find that these actions involve common questions of fact with actions in this litigation previously transferred to the Eastern District of Louisiana, and that transfer of these actions to the Eastern District of Louisiana for inclusion in MDL No. 1657 will serve the convenience of the parties and witnesses and promote the just and efficient conduct of this litigation. We further find that transfer of these actions is appropriate for reasons that we set out in our original order directing centralization in this docket. In that order, we held that the Eastern District of Louisiana was a proper Section 1407 forum for actions involving claims relating to Vioxx. See In re Vioxx Products Liability Litigation, 360 F.Supp.2d 1352 (J.P.M.L. 2005).

The parties can present any pending motions for remand to state court to the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp.2d 1346, 1347-48 (J.P.M.L. 2001).

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, these actions are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for inclusion in the coordinated or consolidated pretrial proceedings occurring there in this docket.

Judges Heyburn and Motz took no part in the disposition of this matter.

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IN RE: VIOXX MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

MDL No. 1657

SCHEDULE A	EDLA SEC.L/3
District of Alaska	
Mary M. Charles, etc. v. Merck & Co., Inc., et al., C.A. No. 4:07-21	08-955
Northern District of Mississippi	
Cecelia Jensen, etc. v. Merck & Co., Inc., et al., C.A. No. 4:07-166 Charles Erving, et al. v. Merck & Co., Inc., et al., C.A. No. 4:07-169	08-956 08-957
Southern District of Mississippi	
Dianne Dalton, et al. v. Merck & Co., Inc., C.A. No. 3:07-576	08-958
Eastern District of New York	
Sergei Chepilko v. Merck & Co., Inc., C.A. No. 1:07-4098	08-959
Southern District of New York	
The People of the State of New York, et al. v. Merck & Co., Inc., C.A. No. 1:07-8434	08-960

Exhibit C

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS GALVESTON DIVISION

§

DEC 0 6 2004

Michael N. Milby, Clerk of Court

JEFFREY L. DENNY, et al.,

Plaintiffs,

CIVIL ACTION NO. G-04-526

MBRCH & CO., INC., et al.,

Defendants.

ORDER GRANTING DEFENDANT'S MOTION TO STAY ALL PROCEEDINGS PENDING TRANSFER DECISION BY JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

This VIOXX claim has already generated a considerable amount of pretrial wrangling and procedural posturing. Plaintiffs Jeffrey and Molly Denny (collectively, "Plaintiffs") allege that Jeffrey Denny suffered personal injuries as a result of ingesting VIOXX. They filed suit in the 239th Judicial District Court in Brazoria County on May 29, 2003. Merck & Co., Inc. ("Merck") removed the case to this Court on September 11, 2003. This Court sua sponte transferred the case to the Tyler Division of the Eastern District of Texas on November 14, 2003. The Honorable Leonard Davis of the Eastern District of Texas remanded the case back to the Brazoria County state court. Merck removed the case back to this Court on August 31, 2004. Now before the Court is Merck's Motion to Stay All Proceedings Pending a Transfer Decision by the Judicial Panel on Multidistrict Litigation. For the following reasons, the Motion is GRANTED.

VIOXX is a painkiller often prescribed for arthritis patients. On September 30, 2004, Merck voluntarily withdrew VIOXX from the market because of evidence indicating it created a higher risk

of heart attack and stroke. Since Merck announced the withdrawal, a veritable avalanche of VIOXX claims have been filed in federal district courts all over the country. Indeed, one cannot watch daytime television or read a newspaper without seeing lawyers advertising for VIOXX patients. Given the explosion in VIOXX litigation over the past couple of months, it is inevitable to this Court that the Judicial Panel on Multidistrict Litigation ("MDL") will eventually consolidate these claims.

Plaintiffs argue that a stay is inappropriate because 28 U.S.C. § 1407, the statute authorizing transfer to the MDL for consolidation, does not expressly grant federal district courts the power to stay proceedings prior to transfer. Plaintiffs may be correct, but that avails them nothing. The power to stay is well established and particularly apt here. "The power to stay proceedings is incidental to the power inherent in every court to control the disposition of the causes on its docket with economy of time and effort for itself, for counsel, and for litigants." Landis v. N. Am. Co., 299 U.S. 248, 254, 57 S. Ct. 163, 81 L. Ed. 153 (1936). It would not be efficient for this Court to invest its limited time and resources in this claim, only for it to be transferred to MDL. Moreover, both sides will benefit by having a court familiar with the complex issues that arise in pharmaceutical claims.

Accordingly, Merck's Motion to Stay All Proceedings Pending Transfer Decision by the Judicial Panel on Multidistrict Litigation is hereby GRANTED. This case is administratively closed until the MDL issues its ruling.

IT IS SO ORDERED.

day of December 2004, at Galveston, Texas.

UNITED STATES DISTRICT JUDGE

Exhibit D

Case 1:05-cv-04865-SJ-RLM Document 16 Filed 11/22/2005 Page 1 of 6

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

EVERARDO S. AGUILAR,

Plaintiff,

MEMORANDUM AND ORDER

-against-

05-CV-4865 (SJ)

MERCK & CO., INC., et al.,

Defendants.

ROANNE L. MANN, UNITED STATES MAGISTRATE JUDGE:

Currently pending before this Court is an application by defendant Merck & Co., Inc.

("defendant" or "Merck") to stay this action pending a decision by the Judicial Panel on

Multidistrict Litigation ("the MDL Panel") whether to transfer the case as a "tag-along" action to

In re VIOXX Products Liability Litigation, MDL No. 1657, an MDL action pending in the

Eastern District of Louisiana. Plaintiff Everardo S. Aguilar ("plaintiff" or "Aguilar") has

consented to stay discovery only, has cross-moved to remand the case to state court and opposes
any stay of that motion.

For the reasons that follow, defendant's motion to stay this action is granted in its entirety, and the motion to remand is deferred until the issue of transfer is resolved by the MDL Panel.

BACKGROUND

On September 21, 2005, plaintiff commenced this action in New York State Supreme Court, Queens County, against Merck (the manufacturer of the prescription drug Vioxx) and a series of medical providers who are alleged to have improperly prescribed Vioxx to plaintiff.

Merck removed the action to this Court on October 17, 2005, on the basis of diversity

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jurisdiction, contending that the non-diverse medical providers were fraudulently joined in order to defeat diversity jurisdiction.

On October 31, 2005, Merck moved to stay all further proceedings in this district pending a decision by the MDL Panel on whether the case should be transferred to the MDL Court in the Eastern District of Louisiana pursuant to 28 U.S.C. § 1407.¹ On November 7, 2005, the MDL Panel issued its thirtieth conditional transfer order of tag-along cases, which, absent an objection within 15 days, would transfer this case and others to the MDL Court. See 11/15/05 Letter to the Court from Vilia B. Hayes and Conditional Transfer Order (CTO-30), appended thereto.² That same day, plaintiff moved in this district to remand the instant action to state court. See Memorandum of Law in Support of Plaintiff's Motion for an Order Remanding this Matter to State Court ("Pl. Mem."). Plaintiff resists having the remand motion deferred until after the MDL Panel has transferred the case. See id. at 5-7; Plaintiff's Partial Opposition to Merck's Motion for Stay.

DISCUSSION

As plaintiff correctly contends (see Pl. Mem. at 5), the pendency of a request to transfer a case to an MDL proceeding does not divest the transferor court of the authority to resolve a motion to remand the case to state court. See, e.g., JPML R. 1.5; Evans v. Merck & Co., Inc.,

The MDL Panel established the MDL proceeding on February 16, 2005. See In re VIOXX Prods. Liab. Litig. (MDL 1657), 360 F.Supp.2d 1352 (J.P.M.L. Feb. 16, 2005). To date, more than 2,500 cases have been transferred to or filed directly in the MDL proceedings. See Memorandum of Law in Support of Motion of Defendant Merck & Co., Inc. to Stay All Proceedings Pending a Decision on Transfer by the Judicial Panel on Multidistrict Litigation at 3.

² This Court has no information as to whether plaintiff has filed with the MDL Panel an objection to transfer.

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No. 05-1323-T/AN, 2005 WL 3008643, at *1 (W.D. Tenn. Nov. 9, 2005). Even after the MDL Panel has issued a conditional transfer order, the transferor court retains the discretion to grant or deny a motion to stay consideration of a jurisdictional challenge. See id.; North v. Merck & Co., Inc., No. 05-CV-6475L, 2005 WL 2921638, at *1 (W.D.N.Y. Nov. 4, 2005). The jurisdiction of the transferor court does not end until the order of the MDL Panel transferring the case has been filed with the MDL Court. See David F. Herr, Annotated Manual for Complex Litigation § 20.131 (4th ed. 2004) (hereinafter "Manual for Complex Litigation").

In connection with the Vioxx litigation, the MDL Panel has expressly observed that "[t]he pendency of a motion to remand to state court is not a sufficient basis to avoid inclusion in Section 1407 proceedings." In re VIOXX Prods. Liab. Litig., 360 F.Supp.2d 1352, 1354 (J.P.M.L. Feb. 16, 2005). Indeed, in establishing the Vioxx MDL, the Panel transferred to the MDL Court two actions with pending motions to remand to state court. See id. at 1353-54. According to the MDL Panel, the motions to remand in those two cases, "as well as in any other MDL-1657 actions[,] can be presented to and decided by the transferee judge." Id. at 1354 (citing In re Ivy, 901 F.2d 7 (2d Cir. 1990)).

The Panel's decision is consistent with the law in the Second Circuit, where the "preferable practice" in MDL litigation is to allow the transferee court to resolve jurisdictional issues that implicate common questions of law and fact arising in numerous cases. Medical Soc'y v. Conn. Gen. Corp., 187 F.Supp.2d 89, 91 (S.D.N.Y. 2001) (citing Ivy, 901 F.2d 7); see, e.g., North, 2005 WL 2921638, at *1 (noting, in Vioxx case, that the Second Circuit has adopted the "general rule" of deferring decisions on remand motions until after the MDL Panel has transferred the case); DeBono v. American Home Prods. Corp., No. 04 Civ. 3810(DC), 2005 WL Case 1:05-cv-04865-SJ-RLM Document 16 Filed 11/22/2005 Page 4 of 6

2601177, at *1 (S.D.N.Y. Nov. 16, 2004) ("[T]he Second Circuit has observed that an MDL Court is often best suited to resolve remand motions, especially when the issues involved are likely to recur."). As the Second Circuit observed in Ivy, where the jurisdictional issue "is easily capable of arising in hundreds or even thousands of cases in district courts throughout the nation," and "involves common questions of law and fact," "[c]onsistency as well as economy is ... served" by having the jurisdictional objections "heard and resolved by a single court"

Ivy, 901 F.2d at 9; see Manual for Complex Litigation § 20.131 ("[T]he pendency of motions raising questions common to related actions can itself be an additional justification for transfer.").

The aforesaid general rule should be followed in the instant case. Merck has challenged the joinder of doctors and/or pharmacies in other Vioxx cases in this circuit, and the plaintiffs' motions to remand have been deferred until after transfer to the MDL litigation, on the ground that "the issues raised in plaintiff's remand motion are not unique to this case." North, 2005 WL 2921638, at *2; Krieger v. Merck & Co., Inc., No. 05-CV-6338L, 2005 WL 2921640, at *2 (W.D.N.Y. Nov. 4, 2005); see also Evans, 2005 WL 3008643, at *1 ("[T]he jurisdictional issues raised in this case are similar to those raised in other [Vioxx] cases that have been or will be transferred to the MDL proceeding."); Walker v. Merck & Co., Inc., No. 05-CV-360-DRH, 2005 WL 1565839, at *2 (S.D. Ill. June 22, 2005) ("[1]t is almost certain that the transferee court will hear and decide many of the same issues Plaintiffs ask this Court to tackle in ruling on their motion to remand."). To be sure, a number of Vioxx decisions from outside this circuit have

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resolved remand motions prior to the MDL Panel's decision on transfer.³ Nevertheless, "there are many more that have chosen to grant a stay," Evans, 2005 WL 3008643, at *1 (collecting cases), including the two decisions from within this circuit. North, 2005 WL 2921638; Krieger, 2005 WL 2921640, at *2 (granting stay and noting that courts around the country have stayed Vioxx cases "pending their transfer to the MDL, including more than 125 with pending remand motions."); see, e.g., West v. Merck & Co., Inc., No. 05-1166-T/AN, 2005 WL 1630034 (W.D. Tenn. July 7, 2005); Walker, 2005 WL 1564839. Moreover, at a proceeding in the Vioxx MDL litigation, Judge Eldon B. Fallon, the district judge presiding over the MDL proceeding, expressly acknowledged the advantages of having a single judge decide the many motions to remand, and he assured the parties that he would deal with the motions "as quickly as possible" Transcript of 6/23/05 Status Conference in In re VIOXX Prods. Liab. Litig., at 21 (appended as Exhibit A to the Declaration of Vilia B. Hayes dated 11/22/05 ["Hayes Decl"]).

Having considered these decisions and the parties' arguments, this Court concludes "that having the jurisdictional issues decided in one proceeding will promote judicial economy and conserve judicial resources," Evans, 2005 WL 3008643, at *2, and will minimize "the risk of inconsistent rulings" North, 2005 WL 2921638, at *2 n.2 (quoting Purcell v. Merck & Co., No. 05 CV 0443-L(BLM), slip. op. at 4-5 (S.D. Cal. June 6, 2005) (Hayes Decl. Ex. B)); see North, 2005 WL 2921638, at *2 ("I agree with Merck that the objectives of the MDL process—namely the avoidance of inconsistent rulings and the conservation of judicial resources—are best

³ See, e.g., Plubell v. Merck & Co., Inc., No. 05-0831-CV-W-HFS, 2005 WL 2739036 (W.D. Mo. Oct. 20, 2005); Rabe v. Merck & Co., Inc., Nos. Civ. 05-363-GPM, 05-378-GPM, 2005 WL 2094741 (S.D. Ill. Aug. 25, 2005); Kantner v. Merck & Co., Inc., No. 1:04CV2044-JDT-TAB, 2005 WL 277688, at *3 (S.D. Ind. Jan. 26, 2005).

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met by allowing the MDL Court to decide plaintiff's motion to remand."). "[A]ny prejudice to the plaintiff resulting from a stay would be minimal," Evans, 2005 WL 3008643, at *2, and "does not outweigh the judicial economy interests" served by granting a stay. Walker, 2005 WL 1565839, at *2; see North, 2005 WL 2921638, at *2; Krieger, 2005 WL 2921640, at *2. Therefore, Merck's motion for a stay is granted in its entirety.

CONCLUSION

For the foregoing reasons, Merck's motion to stay this proceeding pending the MDL Panel's decision on transfer is granted and plaintiff's cross-motion to remand is deferred until the issue of transfer has been resolved.

SO ORDERED.

Dated:

Brooklyn, New York November 22, 2005

ROANNE L. MANN UNITED STATES MAGISTRATE JUDGE

Exhibit E

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

IN THE MATTER OF CIVIL ACTIONS AGAINST MERCK & CO., INC., AS LISTED IN ATTACHMENT 1

ORDER TO STAY

Defendant Merck & Co., Inc. ("Merck") removed these 11 negligence and products liability actions from New York State Supreme Court pursuant to 28 U.S.C. §§ 1332, 1441, and 1446. A list of these 11 actions (identified in order of the WDNY civil docket number) is attached to this Order.

Plaintiffs, who are represented by same law firm, allege claims against Merck concerning the manufacture, sale, and distribution of the prescription drug Vioxx. Plaintiffs also named as defendants a number of New York corporations that operate pharmacies throughout the State. In its notices of removal, however, Merck argued that the pharmacy defendants were fraudulently joined because no reasonable basis exists for plaintiffs' negligence and products liability claims against them.

Merck has filed motions to stay the actions pending the issuance of conditional orders by the Judicial Panel on Multidistrict Litigation ("JPML") transferring the cases as "tag-along" actions to In re Vioxx Marketing, Sales Practices and Products Liability Litigation, MDL No. 1657, an MDL action that has been established in the Eastern District of Louisiana.

For the reasons set forth in this Court's Decision and Order in two other nearly identical

On February 16, 2005, the Panel transferred 138 civil actions to the MDL, which involve common questions of fact concerning the alleged increased health risks associated with the anti-inflaramatory drug, Vioxx. Since that time, more than 3,000 additional actions have been transferred to the MDL, and it appears that the number continues to grow.

actions, North v. Merck, 2005 WL 2921638 (W.D.N.Y. Nov. 4, 2005) and Krieger v. Merck, 2005 WL 2921640 (W.D.N.Y. Nov. 4, 2005), I find that Merck's motions to stay should be granted in these 11 cases as well. The objectives of the MDL process, that is the avoidance of inconsistent rulings and the conservation of judicial resources, are best met by allowing the MDL court here to resolve any issues regarding whether these actions were properly removed.

CONCLUSION

Merck's motions to stay (Dkts.#4) arc GRANTED.

IT IS SO ORDERED.

DAVID G. LARIMER United States District Judge

Dated: Rochester, New York March 1, 2006.

ATTACHMENT 1

05-CV-6740L
06-CV-6065L
06-CV-6066L
06-CV-6067L
06-CV-6068L
06-CV-6069L
06-CV-6070L
06-CV-6074L
06-CV-6075L
06-CV-6096L
06-CV-6097L

CERTIFICATE OF SERVICE

I hereby certify that on this 4th day of April, 2008, I caused a copy of the foregoing NOTICE OF MOTION OF DEFENDANT MERCK & CO., INC. TO STAY ALL PROCEEDINGS PENDING A DECISION ON TRANSFER BY THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION, DECLARATION OF VILIA B. HAYES and MEMORANDUM OF LAW IN SUPPORT OF MOTION OF DEFENDANT MERCK & CO., INC. TO STAY ALL PROCEEDINGS PENDING A DECISION ON TRANSFER BY THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION to be served via first-class mail, postage prepaid, on the following:

Ronald R. Benjamin, Esq. LAW OFFICES OF RONALD R. BENJAMIN 126 Riverside Drive, P.O. Box 607 Binghamton, New York 13902

The above addresses have appeared on the prior papers in this action as the office address of the attorneys for Plaintiff.

Deponent is over the age of 18 years and not a party to this action.

I further certify under penalty of perjury that under the laws of the United States of America the foregoing is true and correct.

Executed on April 4, 2008

Vilia B. Hayes